

EXTENSION OF LEAVE.

*Port St. George, March 27, 1924.*

No. 107.—Under Fundamental Rule 41, Mr. R. J. M. Gordon, *Nagar Asst. Magistrate*, Superintendent of Police, an extension of leave on half average pay for three months.

APPOINTMENTS AND POSTINGS.

*Port St. George, March 28, 1924.*

No. 108.—Mr. F. Harrington, Commissioner of Police, Madras, is sent as Inspector-General of Police, with effect from 26th April 1924, and Mr. F. Anand, granted leave.

No. 109.—Mr. H. F. Thomas Phillips, Deputy Inspector-General of Police, Southern Range, is sent as Commissioner of Police, Madras, and Mr. F. Harrington.

No. 110.—Mr. E. W. Buckleton, Acting Deputy Inspector-General of Police, Western Range, is sent as Deputy Inspector-General of Police, Southern Range, and Mr. Thomas Phillips.

NOTIFICATION.

*Port St. George, March 27, 1924.* S. G. M. No. 112, *General (Mag.)*.

No. 111.—The following notification of the Government of India is republished:—

HOME DEPARTMENT.

GENERAL.

*Encl. to 1001 March 1924.*

No. F. 121.24.242.—In exercise of the powers conferred by section 477, subsection (1) of the Code of Criminal Procedure, 1898 (Act V of 1898), the Government-General in Council is pleased to direct the transfer of the arrested case of Express no. 42, accused under section 420, Indian Penal Code, from the Court of the Additional Magistrate at Coimbatore to the Court of the District Magistrate, Malabar.

H. E. MANTONBANK,  
*Acting Chief Secretary.*

FINANCE DEPARTMENT.

LEAVE.

*Port St. George, March 21, 1924.*

No. 18.—Mr. K. R. Doraiswami, *Income-tax Officer*, Government Press, Madras, leave on average pay for eighteen days from 18th January 1924 to 16th February 1924, and leave on average pay on medical certificate for ten days from 16th to 25th February 1924.

NOTIFICATION.

*Port St. George, December 23, 1923.* G. O. No. 1025, *Revenue*.

No. 256.—Under the amendment to section 25 of the Negotiable Instruments Act (Act XXVI of 1911), the Governor in Council hereby declares that in addition to the public holidays expressly defined as such in the said amendment, viz., Sundays, New Year's day (Tuesday the 1st January), Christmas (Thursday the 26th December) and Good Friday (15th April), the following days shall be holidays in the year 1924:—

Saturday, the 6th April	..	..	..	..	Telugu New Year's day.
Saturday, the 10th April	..	..	..	..	Tamiz
Monday, the 21st April	..	..	..	..	..
Tuesday, the 5th May	..	..	..	..	Karnam.
Saturday, the 14th May	..	..	..	..	Empire day.
..	..	..	..	..	Rama-Krishna's birthday
..	..	..	..	..	Moharwan (last day)
Tuesday, the 22nd August	..	..	..	..	Arad Arilwan.
Thursday, the 16th August	..	..	..	..	Sri Jayanti.
Saturday, the 23rd August	..	..	..	..	Vinayachandrabhis
Tuesday, the 24th September	..	..	..	..	Ayudha Poya
Monday, the 16th October	..	..	..	..	Dussehra.
Monday, the 21st October	..	..	..	..	..
Friday, the 28th December	..	..	..	..	..
Saturday, the 27th December	..	..	..	..	..
Tuesday, the 26th December	..	..	..	..	Christmas
Wednesday, the 31st December	..	..	..	..	..

\* The day to be notified in due season.

Note.—The days are notified as holidays in accordance with New Year's day (19th April), Eid-ul-Fitr (19th July), Midiganth (23rd September), Dussehra (28th October), and these holidays fall on days which are declared to be holidays under the section referred to above.



*Port St. George, March 26, 1924 [G.O. No. 112, Revenue (Export Rules)].*

No. 12.—Under sections 43 and 45 of the Malacca Salt Act, 1889 (Malacca Act IV of 1889), and in pursuance of notifications in the Revenue Department Nos. 238 and 241, dated the 23rd July 1924, published on pages 459 and 462 to 463 of the *Port St. George Gazette*, Part I, dated the 10th July 1924, the Governor in Council is pleased to make the following rules governing the export of salt from the Malacca Presidency to any port in British India or Straits :-

# RULES.

1. Salt may be exported under the following rules from any place notified as a port under section 11 or section 15 of the Sea Customs Act, 1879, to any port in British India, including Burma.

2. The export may be in any steamer of not less than 1,000 tons burden, or an sailing vessel of not less than 100 tons burden approved by the Commissioner of Salt, Aden and Singapore Customs, hereinafter called the Commissioner.

3. Salt may be removed from the factory or depot for shipment on board or on engagement of duty in bulk or under a credit order granted under the rules governing the removal of salt in bulk. Salt removed under a credit order will be reckoned as salt removed on payment of duty.

4. Salt exported under these rules may be exported in bulk or in bags under such supervision as the Commissioner may direct.

5. The exporter shall, if required, pay the salary and travelling allowances of such officers as may be specially appointed by Government to superintend shipment. He shall also, if so required, furnish the officers visiting the vessel with suitable accommodation and necessaries on board ship.

6. When salt is exported under bond, the exporter shall, before removal of the salt, receive a bond in the specified form, with one certified copy. If, however, he cannot find a surety, or, if he prefers that course, the exporter may deposit Government Treasury Notes to the value of the duty as the salt to be exported plus such margin to cover disbursements in the value of the premium as the Commissioner may determine.

7. After shipment of the salt under these rules, the exporter shall produce before the factory officer a certificate in the prescribed form showing the amount of salt shipped, which shall be signed by the Customs Collector at the port of shipment.

8. In the case of salt exported on payment of duty if the certificate of shipment shows that the quantity of salt exported is in excess of the quantity removed from the factory or depot, the exporter shall pay duty on the excess quantity of salt at the rate which prevailed at the port of shipment at the date of removal of salt from the factory. When salt is exported under bond, the exporter shall pay duty at the same rate as the quantity, if any, by which the quantity shown in the certificate or certificate of shipment falls short of that removed from the factory or depot, provided that no duty shall be collected on any salt shipped before referred to the factory owing as bad weather or other sufficient reason.

9. When salt is exported on payment of duty, the exporter may recover the duty on any quantity of salt lost due to wastage as the voyage not exceeding such percentage of the quantity shipped as may be provided in this behalf by the Governor General in Council under section 7(1) of the Indian Salt Act, 1922 (XII of 1922). Such refund will be made on production at a certificate from the Collector of Customs at the port of import certifying to the quantity lost.

10. Salt exported under bond may be deposited in any bonded warehouse which is established as a private warehouse where, on application by the importer is specially licensed for such purposes as the port of import and will pay duty on release from such bonded warehouse. If the quantity of salt landed in the warehouse is less than the quantity of salt shipped, the exporter shall pay duty on such shortage in excess of such percentage of the quantity shipped as may be provided in this behalf by the Governor General in Council under section 7(1) of the Indian Salt Act, 1922 (XII of 1922).

11. The bond for export will be discharged and the Government Treasury Notes deposited if any, returned on production by the exporter of a certificate from the Collector of Customs at the port of import or office in charge of the bonded warehouse that the salt has been received and that the duty on account of excess shortage, if any, has been paid.

12. In default of the fulfilment of any of the conditions of the bond, the Commissioner may order the payment by the exporter of as much of the amount secured in the bond as he may consider appropriate and his decision shall be final.

13. Except for the safety of a vessel, no part of a consignment of salt shall be landed at any port other than that for which the consignment shall have been declared by the exporter.

14. In the case of a vessel carrying salt under these rules not arriving at her port of destination or showing an arrival a charge on the quantity of salt shipped, including 10 per cent the exporter shall, in the case of bonded salt, pay duty as if the salt had in coming and, in the case of salt exported under payment of duty, shall not be entitled to any refund of duty unless it is established by means of a Marine Court of enquiry or otherwise to the satisfaction of the Commissioner that the vessel returned or that the deficient quantity of salt was lost through stress of weather or other accident due to causes beyond the control of the exporter.

15. The Commissioner may, at his discretion, withhold the privileges of shipment under these rules in any case in which he may find sufficient reason for doing so or may suspend any order granting such privileges at any time.



the rate duties and obligations mentioned pay to the said Secretary of State for India in Great Britain or assign to such sum of Rs. (Five) rupees the duty on the quantity of salt removed from the factory or depot) or so much thereof as shall from time to time be demanded of the owner or the exporter or some or one of the owner's or exporter's bona fide assistant or assistants or legal representatives by the Comptroller whose duties as to the amount or amounts to be so paid shall be fixed and restrictive and altogether binding on the owner and exporter and their respective bona fide assistants or legal representatives that the above written bond or obligation shall be void and of no effect and the Government Treasury Note deposited, if any, shall be returned but otherwise the same shall be and remain in full force and virtue.

In witness whereof the signator and the said (owner) have hereunto set their respective hands and seals the day and year first above written.

Signed sealed and delivered by the }  
 abovesaid }  
 in the presence of }  
 Signed sealed and delivered by the }  
 abovesaid }  
 in the presence of }

For St. George, April 1, 1924.

No. 71.—The following notifications of the Government of India are republished:—

FINANCE DEPARTMENT.

CUSTOMS DIVISION.

Calcutta, the 28th March 1924.

No. 471.—In exercise of the power conferred by section 28 of the Customs Duties Act, 1876 (II of 1876), the Governor-General in Council is pleased to direct that in Form A annexed to the notification in the Department of Commerce and Shipping No. 125-D, dated the 2nd December 1923, the following amendment shall be made with effect from the 1st April 1924:—

After item 8 under Part I of the Form, a new entry, namely, "A. Khadi, Gungri or Khaddar" shall be inserted, the existing item 8 being renumbered 10.

CUSTOMS DIVISION.

Calcutta, the 28th March 1924.

No. 411.—In exercise of the power conferred by section 19 of the Sea Customs Act, 1875 (VIII of 1875) the Governor-General in Council is pleased to prohibit the taking by sea out of Burma of signature, matches and matches.

Provided that nothing in this notification shall be deemed to apply to goods—

(a) on which import duty has been paid or which are being transhipped or removed under bond or cleared out of bond under the provisions of the said Act; or

(b) which have been manufactured in India or Burma, and which are taken out of Burma under permit of the Collector of Customs.

LEAVE AND ASSIGNMENTS.

Calcutta, the 28th March 1924.

No. 424.F.E.—Mr. N. Lakshminarayana Ayyer, a Senior Assistant in the office of the Assistant-Comptroller, Madras, was appointed to officiate as Assistant Accounts Officer in that office from the 7th January to the 12th February 1924.

No. 413.F.E.—Mr. R. Ramaswami Ayyer has been posted as Assistant Accounts-General, Madras, with effect from the 26th February 1924.

For St. George, January 22, 1924 (G. O. No. 85, Finance (Revenue)).

No. 58.—The following notification of the Government of India is republished:—

FINANCE DEPARTMENT.

Calcutta, the 20th December 1923.

No. 5214-C.B.R.—With the approval of the Secretary of State the Government of India have decided that the provisions specified in rule 11 (1) of the Government of India, Finance Department, Notification No. 1686-E.A., dated the 26th November 1919, should be applied to all officers who retired after the 28th July 1919, not only in the case of officers, but, which have subsequently been included in article 464-A of the Civil Service Regulations.

*Port St. George, March 27, 1924.*

No. 75.—The following notification of the Government of India is republished:—

DEPARTMENT OF COMMERCE.

Tariffs.

*Dated, 24 1893 March 1923.*

No. 128-V.—In exercise of the power conferred by the Indian Tariff Act, 1921 (VIII of 1921), and in pursuance of the notification in the Department of Commerce, No. 128-V, dated the 1st March 1924, the Government-General in Council is pleased to direct that, on and from the date of this notification, a duty at the rate of seven and a half annas per hundred of F23 G, warehoused shall be levied on right fish, dry or wet, imported into any customs port from any place beyond the limits of British India.

J. B. BROWN,  
*Deputy Secretary to Government.*

(Marine.)

NOTIFICATION.

*Port St. George, March 28, 1924.*

No. 24.—The Governor in Council directs that the regulations under the Paris Convention of 1903 be imposed at all the wharfed ports of the Madras Presidency against vessels arriving from the ports of India in the Persian Gulf, inasmuch having been notified of the error state of plague at that port.

J. B. BROWN,  
*Deputy Secretary to Government.*

LAW DEPARTMENT.

(General.)

POSTING.

*Port St. George, March 28, 1924.*

No. 194.—M.R. My. Ramaswami Appay A. Krishnaswami Appay Appay, Acting District and Sessions Judge, Madras, on removal as Subordinate Judge, to the Sub Court, Srirangapatna, in aid of M.R. My. C. Vennemaiah Subudhara.

INVESTITURE OF POWERS.

*Port St. George, March 28, 1924.*

No. 197.—The Governor in Council is pleased to appoint the undermentioned gentlemen to be Special Magistrates for the areas specified within the jurisdiction of the Bench of Magistrates at the places specified opposite to their names with the powers and subject to the terms and conditions specified in notification No. 761, dated the 15th August 1919, published at pages 1940 and 1941 of Part I of the *Port St. George Gazette* of the 19th June, as amended by notification No. 989, dated the 21st October 1919, published at page 1351 of Part I of the *Port St. George Gazette*, dated the 21st October 1919, and subsequently, dated the 21st January 1923, published at page 145 of Part I of the *Port St. George Gazette*, dated the 29th January 1923:—

M.R. My. Mariche Subudhara Narayana Chetti

Arangal.

M.R. My. Mahalingam Chettiar Arangal.

M.R. My. Madhukrishna Chetti Changanur.

Chettiar Arangal.

And in the District of Chingleput

*Port St. George, March 28, 1924.*

No. 198.—Under section 257 of the Code of Criminal Procedure, 1909, the undermentioned officers in the District specified opposite to their names are authorized to take down the evidence of witnesses with their own hand in the English language:—

M.R. My. Rao Sahib Ramaswami Subudhara Narayana Chetti, Deputy Collector and First-class Magistrate—North Arcot.

M.R. My. Subudhara Narayana Narayana Chetti, Deputy Collector and First-class Magistrate—Tanjore.

Mr. T. K. Subudhara, I.D.S., Collector and District Magistrate—Salpet.

Mr. C. V. Subudhara, I.D.S., Collector and District Magistrate—Kannur.

Mr. G. W. Wells, I.D.S., Collector and District Magistrate—Bellary.

Mr. A. C. Wells, I.D.S., Collector and District Magistrate—Chingleput.

M.R. My. Sri Subudhara U. Subudhara Narayana Chetti, Collector and District Magistrate—Chingleput.

Mr. G. W. Wells, I.D.S., Collector and District Magistrate—The Nilgiris.

Mr. T. W. Wells, I.D.S., Collector and District Magistrate—Kannur.

*Fort St. George, March 24, 1934.*

**No. 189.**—Under section 18 of the Code of Criminal Procedure, 1933, the undersigned officer is appointed to be a Magistrate of the second class, and, under section 51, he is invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that class.—

[J. R. Raghunathan Esquire, M.A., Taluk Magistrate, in the District of the Nilgiris.

**No. 194.**—Under section 18 of the Code of Criminal Procedure, 1933, the undersigned officer is appointed to be a Magistrate of the second class, and, under section 51, he is invested with all the powers specified in the fourth schedule as powers which the Government may confer on a Magistrate of that class except the power to receive statements and confessions under section 163, authorize the detention of a person in the custody of the Police under section 167 and pass orders as to bail offences under section 162.—

[M. R. S. Subramanyam, Sub-Magistrate in the District of Kistna.

*Fort St. George, March 25, 1934.*

**No. 191.**—Under the provisions of section 14 of the Code of Criminal Procedure, 1933, the Government in Council is pleased to confer upon M. R. Raghunathan Parthasarathy Nayudu Esquire, Sub-Magistrate of Tiruchirappalli in the District of Tanjore, for the term of his appointment as Sub-Magistrate of Tiruchirappalli, such of the ordinary and additional powers of a Magistrate of the third class as are specified hereunder in respect of offences under sections 3 to 7, both inclusive, of the Motor Vehicle Act, 1930, which may be exercised within the limits of the area of Tiruchirappalli in the District of Tanjore.—

[J. Subramanyam, Sub-Magistrate in the District of Tanjore, 1933, section 1—Items 1 to 3, 14, 15 and 17 to 20.

[J. Additional powers.—Schedule IV of the Code of Criminal Procedure, 1933—Items 4 and 5 of the powers conferable by the Local Government on a Magistrate of the third class.

# NOTIFICATIONS.

*Fort St. George, March 27, 1934 [G. O. No. 1009, Gen (General)].*

**No. 102.**—In exercise of the powers conferred by sub-section (2) of section 1 of the Madras Town Nuisance Act (47 of 1926) the Government in Council is pleased to extend with effect from the 1st May 1934 the provisions of section 3 of the said Act to the local area comprised within the village of Noddyam and the roads connecting Noddyam with the Chelvan Bridge, Noddyam with Manakandale and Manakandale with Kottar in the Taluk of which of the Tiruchirappalli district.

**No. 103.**—Under section 14 of the Code of Criminal Procedure, 1933, and in continuation of Notification No. 191, dated the 25th March 1934, published as page 252 of Part I of the Fort St. George Gazette, dated the 25th March 1934, and of Notification No. 194, dated the 25th May 1934, published as page 253 of Part I of the Fort St. George Gazette, dated the 25th May 1934, the Government in Council is pleased to direct that the jurisdiction of M. R. Raghunathan Parthasarathy Nayudu Esquire, Sub-Magistrate shall extend to the local area comprised within the village of Noddyam and the roads connecting Noddyam with the Chelvan Bridge, Noddyam with Manakandale and Manakandale with Kottar in the Taluk of which of the Tiruchirappalli district.

*Fort St. George, April 1, 1934.*

**No. 204.**—The following resolution of the Government of India is republished:—

## SOME DEPARTMENT

### Police.

*Bombay, 18th December 1933.*

**No. 2041-2064.**—In pursuance of the orders contained in the Resolution of the Government of India in the Home Department, No. 2025-2043, dated the 24th December 1933, the Government in Council is pleased to issue the following instructions with regard to certificates of identity.

1. Every native of India who contemplates proceeding out of India to foreign countries is strongly urged, before leaving, to furnish himself with an authoritative certificate of identity. In the form appended to this Notification, signed by the head of the district (in a Presidency Town and in the town of Bangalore, the Commissioner of Police) or in the case of residents of British India, and by the Political Officer in that of residents of Native States. In the case of a student the certificate should be signed by the head of his last school or college and countersigned by the District Officer (in a Presidency Town and in the town of Bangalore, the Commissioner of Police) or Political Officer in the case of a native.

2. Appeals for assistance by destitute Indians who desire repatriation and by students who, owing to unforeseen circumstances, are unable to complete their course of education except by doing so without a certificate of identity, the police are in a position to produce evidence of identity. The possession of a certificate of identity will be specially useful to young men of good family, so it may enable the Secretary of State to obtain for them social and other advantages.

3. Those who are desirous, however, of travelling in countries where a passport will be necessary are advised to furnish themselves with such a document also before leaving India, in the form of, or in addition to, a certificate of identity. It should be remembered that no power is granted to a passport, in of right, on the ground that he is a British subject, and the protection between an Indian and a native of a country of identity, unless supplemented by documentary evidence of nationality, is not sufficient to ensure that a passport will be granted.

### Signs of Onset of Menstruation

3. Name of applicant.
4. Father's name and date.
5. Qualification.
6. Age of applicant.
7. Nationality of applicant<sup>a</sup>.
8. Social or parental status of father or guardian.
9. Date of applicant's departure from India.
10. Object of applicant's visit to England (Munich).

*Signature of District Officer (or a Provisionary  
Jurm, the Commissioner of Police or District  
Judge, or Head of school or college †)*

Continued

U.S. v. *Smith*, 100 F.3d 1046, 1050 (9th Cir. 1997) (quoting *U.S. v. Smith*, 100 F.3d 1046, 1050 (9th Cir. 1997)).

<sup>b</sup> Counterstatement of the incident in Portland should be obtained or certification signed by hosts of return.

[illegible]

First St. Street, March 24, 1914.

37. 505.—The following notification of the Government of India is republished:—

## DEPARTMENT OF VEGETATION, HERBACE AND LIFENS

**Keywords:**

DATE: 10/10/2014

No. 155.—The following draft of a further amendment to the Indian Migration Bill, 1920, which is proposed to be made in course of the passage of the measure by section 21 of the Indian Emigration Act, 1920 (718 of 1920), is published as required by sub-section (1) of the said section, for the information of all persons likely to be affected thereby, and notice is hereby given that the said Bill, as amended, has been laid on the table on or after the 1st day of 1921.

Any objection or suggestion which may be received from any person with respect to the draft before the said date will be considered by the Governor-General in Council.

**Deputy Assistant Secretary**

For Form No. 10 in the Schedule to the said rules, the following form will be substituted, namely:—

grünlich gelb.

[New Boxes: 19.]

### How to Write a Good Essay

Return of diseases for which emigrants were treated in the hospital of the place of accommodation	
For the week ended	19
<p>Return of diseases for which emigrants were treated in the hospital of the place of accommodation</p>	

Disease.	On the sick list.			Removed from the sick list.				Number of cases at the end of the week.	Remarks.
	Not suffering from any fever.	Admitted during the week.	Total in charge.	Discharged.	Died.	Total removed.			
Cholera	112	117	229	112					
Dysentery	112	117	229	112					
Diphtheria	112	117	229	112					
Fever	112	117	229	112					
Influenza	112	117	229	112					
Typhoid	112	117	229	112					
Scarlet fever	112	117	229	112					
Measles	112	117	229	112					
Whooping Cough	112	117	229	112					
Smallpox	112	117	229	112					
Scarlet fever	112	117	229	112					
Measles	112	117	229	112					
Whooping Cough	112	117	229	112					
Smallpox	112	117	229	112					
Scarlet fever	112	117	229	112					
Measles	112	117	229	112					
Whooping Cough	112	117	229	112					
Smallpox	112	117	229	112					
Scarlet fever	112	117	229	112					
Measles	112	117	229	112					
Whooping Cough	112	117	229	112					
Smallpox	112	117	229	112					
Scarlet fever	112	117	229	112					
Measles	112	117	229	112					
Whooping Cough	112	117	229	112					
Smallpox	112	117	229	112					
Scarlet fever	112	117	229	112					
Measles	112	117	229	112					
Whooping Cough	112	117	229	112					
Smallpox	112	117	229	112					
Scarlet fever	112	117	229	112					
Measles	112	117	229	112					
Whooping Cough	112	117	229	112					
Smallpox	112	117	229	112					
Scarlet fever	112	117	229	112					
Measles	112	117	229	112					
Whooping Cough	112	117	229	112					
Smallpox	112	117	229	112					
Scarlet fever	112	117	229	112					
Measles	112	117	229	112					
Whooping Cough	112	117	229	112					
Smallpox	112	117	229	112					
Scarlet fever	112	117	229	112					
Measles	112	117	229	112					
Whooping Cough	112	117	229	112					
Smallpox	112	117	229	112					
Scarlet fever	112	117	229	112					
Measles	112	117	229	112					
Whooping Cough	112	117	229	112					
Smallpox	112	117	229	112					
Scarlet fever	112	117	229	112					
Measles	112	117	229	112					
Whooping Cough	112	117	229	112					
Smallpox	112	117	229	112					
Scarlet fever	112	117	229	112					
Measles	112	117	229	112					
Whooping Cough	112	117	229	112					
Smallpox	112	117	229	112					
Scarlet fever	112								





[illegible]

## Kilma District, Gedimėnė tribe, Dagėnė/Di village

<p><i>Strepitell</i>, var. 9, No. 28-B, belonging to <i>Strepitell</i>'s <i>Strepitell</i>, with of <i>Strepitell</i> <i>Strepitell</i>, intended to the work by No. 28-A; and by No. 28-B and 28, made by No. 28; made by No. 28</p>	<p>28-B</p>
---	-------------

[illegible]

Tanjore District, Mayavaram taluk, 11th Kanjirankulam panchayat.

[illegible]

[illegible]

2. All persons interested in the lands are required to lodge before the administrative office within 30 days after the date of the settlement, a statement in writing of their objections, if any, to the proposed acquisition.

5. Under sections 3 (c) and 3-A of the new Act, the Governor in Council appoints the District Labour Officer, Tawang, to perform the functions of a Collector under the Act.

Tashkent Zoolog. Park, August 1973, Makh'mudov's village.

[illegible]

Whereas it appears to Congress that the above-mentioned funds are needed for public grants to all, for purposes of legislative and judiciary for each legislature, to be that all in equity given to all when they are in accordance with the provisions of article 4 (1) of the Constitution of 1888, as amended by Act No. 107 of 1901, and the Government in equity authorizes the Secretary of the Treasury to make such grants to the several States, Territories, and Possessions (2) of the Act. All persons interested in the funds are required to lodge before the Commissioner of the Treasury within thirty days after the issue of the notification a statement in writing of their objections, if any, to the proposed appropriation. Under sections 4 (1) and 4 (2) of the Act, the Government hereby appoints the District Engineer, Oregon, to perform the functions of the Secretary of the Treasury.

Yazire district, Shireli tribe, No. 27, Paleragaleyan village.

[illegible][illegible]



[illegible]

## Tuzovsk district, Nizhny Novgorod obl., No. 46, Serezhinsk village.

[illegible]

Whereas it appears from statement that the undermentioned leads are needed for grade 7 papers, to wit, for the previous of hours since for Add-Diversified, while to that effect is hereby given at all where if may commence in accordance with the provision of section # (3) of the Local Acquisition Act, L. C. 1964, amended by Act No. 8 & 9 of 1965, and the Government in General Library authorities the Federal Library or other appropriate authority shall be required to provide such materials as follows:

The following lead-in: All persons interested in the leads are requested to lodge before the above-mentioned office within three days after the issue of the notification a statement in writing of their objections in large to the proposed acquisition.

Cause section 6 (3) and 6 (4), of the same Act. The Governor in Council appoints the Executive Officer, Director, Secretary, and others, the functions of

Tarjome olotvor, Shiroki izlek, No. 4. Achiyev v Slege.

[illegible][illegible]

4 (7) of the Act. All persons interested in the lands are required to lodge before the above-named officer within thirty days after the issue of the notice a statement in writing of their objections, if any, to the proposed acquisition. Under sections 3 (4) and 4-A of the same Act, the Governor in Council appoints the District Labour Officer, Tanjore, to perform the functions of a Collector under the Act.

Tanjore district, Tanjore taluk, Karavagudi Malpatti village.

Revenue, Ry. S. R. Nos. 275-A and 4-A, belonging to owner D. Mahalingam (holder and mortgagee K. Subbiah), bounded on the north by No. 275-A 1, east by No. 275-A 2 and 3, south by No. 275-A 3, and by No. 280-B 2.

**S. RAMACHANDRA SAO,**  
Secretary to Government.

#### (Registration.)

#### APPOINTMENT.

*For St. George, March 26, 1924.*

(With effect from the date of joining.)

No. 26.—M.R. By **Chaggar Subbiah**: **Moonda Gave**, to act as Registrar of Assurances, Sellore, until further orders.

**S. RAMACHANDRA SAO,**  
Secretary to Government.

#### (Legislative.)

#### APPOINTMENT.

*For St. George, March 26, 1924.*

No. 26.—In exercise of the powers conferred by section (3) of sub-section (2), section 75-A of the Government of India Act, 1915, His Excellency the Governor replaced to assistant for J. van Hengst, Esq., to be a member of the Madras Legislative Council for the purpose of the consideration of the Madras Billings Presentation Bill.

**S. V. KRISHNA AYYAR,**  
Secretary to the Madras Legislative Council.

#### NOTIFICATION.

*For St. George, March 26, 1924 (G.O. No. 527, Sec. (Legislative)).*

No. 26.—Under rule 45 (H) of the Madras Electoral Rules, His Excellency the Governor hereby directs the publication of the appended report of the Election Commission relating to the trial of the election petition presented by V. K. Mahammad Ibrahim against the election of Abbas Ali Khan Sahib as a member of the Madras Legislative Council by the Madras and Trichinopoly and Srirangam Muhammadan Urban Constituency at the election held on the 31st October 1923.

#### REPORT BY THE ELECTION COMMISSIONERS, MADRAS.

*Monday, the 17th day of March 1924.*

#### PRESENT:

The Hon'ble Mr. Justice K. H. Wallace	...	...	President.
M.R. By V. V. Srinivas Ayyangar	...	...	Commissioners.
M.R. By P. Subbiah Mudaliyar Ayyangar	...	...	

#### Election Petition No. 1 of 1923.

Belongs	V. K. Mahammad Ibrahim	...	...	...	...	Petitioner.
Ans.	1. Abbas Ali Khan Sahib	...	...	...	...	Respondent.
	2. A. P. Sayid Ibrahim	...	...	...	...	

The election petition presented by the petitioner above named on the 15th day of November 1923 to His Excellency the Governor of Madras against the election of the first respondent as a member of the Madras Legislative Council by the Madras and Trichinopoly and Srirangam Muhammadan Urban Constituency at the election held on the 31st October 1923, having been forwarded to us for enquiry and report and the election petition coming on for final hearing before us to-day in the presence of Messrs. Vardachand and Hanumanth Ayyar, Vardachand and of Mr. Van, Counsel for the first respondent.

We beg to submit the following

#### Reasons.

The chief grounds in this petition for setting aside the election of the first respondent are inadmissible in the taking of votes at the polling stations, and irregularities in counting those votes. We shall deal in turn with these grounds on which the petitioner relies before us.

2. The election return showed 452 votes for the first respondent and 483 for the petitioner. We held a general account which showed 453 for the first respondent and 483 for the petitioner. There are two votes admitted to have been cast in the names of persons who are really dead, corresponding to voters Nos 185 and 182. One of these was cast for the petitioner and one for the first respondent. These must be struck out. This leaves 452 votes for the first respondent and 479 for the petitioner.

3. The first objection taken by the petitioner is that several votes were disallowed to him, because the counter-folds of the ballot papers were not detached from them. The returning officer does not seem to have proceeded, eg. 567, principle in this matter. We find some ballot papers with counter-folds attached, counted as valid and others rejected as invalid. The reason for the rejection was, we presume, that the voter could be identified from the counter-fold attached to his ballot paper, since Regulation 47 of the Madras Electoral Regulations says that the ballot paper shall be rejected if it bears any mark by which the elector can be identified. What the 'ballot paper' is, is not so clearly set out in these rules as it might be; for example in Regulation 21 (2) it is laid down that the 'ballot paper' shall be in form 1A, which comprises both the counter-fold and the outer-fold, while in clause (2) of the same rule, at the beginning 'ballot paper' is used to include counter-fold while at the end 'counter-fold' is distinguished from the 'ballot paper'. But Regulation 47 itself makes it quite clear that 'ballot paper' as used in that regulation does not include the counter-fold; because, otherwise, since the counter-fold should, under regulation 22, always contain the name and number of the elector by which he can be identified, the rule would be unworkable if 'ballot paper' included 'counter-fold'. What we have to make whether or not the elector could be identified there is on these ballot papers, that is the outer-fold, any mark by which the elector could be identified. And we find none. We cannot proceed in deciding a matter of this kind on any general theory as to what the regulations are designed to effect in order to secure the secrecy of the ballot. Government has set down by regulations the limit within which such secrecy is to be preserved and the method by which it is to be preserved. What we have to decide is whether or not these regulations have been broken. We find that in these cases there is no breach of the regulations. In *Foran v. Foran*, 10 C.M. 208, 209, 210, 211, it was held that voting papers put into ballot boxes wrapped up in declarations of inability to write by which obviously the voters might have been identified, were not invalid. We hold therefore that those votes were perfectly valid. They are two in number and are all in favour of the petitioner. This brings his figure up to 481.

4. We have admitted for the first respondent one verified vote, serial No. 2587, and ten other votes, serial No. 1853, included in the rejected bundle for no sufficient reason that we can see. The word 'rejected' does not even appear on this latter vote. It may have been rejected because of a very summary line on it. But the word is clearly opposite the first respondent's name. This brings the figure to 491 for the first respondent and 480 for the petitioner.

5. There were also tendered votes. Only seven tendered ballot papers were forthcoming. But all the tendered counter-folds are here. The petitioner claims three of these since in his favour as being the valid votes given by his real voters. The first respondent claims that two others tendered for the second respondent are the real voters and that the corresponding accepted votes for the petitioner are not valid. As regard to these tendered votes generally, we hold that when a party claims that a tendered vote should be substituted for an accepted vote it has merely on him to prove his contention, and that the evidence must be enough to satisfy the Court that a real error has been committed.

6. As regards tendered votes bearing serial Nos. 2586, 2587 and 2588 no evidence has been given to show that the accepted votes were not valid votes. Nos. 2587 and 2588 are the two tendered votes, for which the counter-folds are missing, the accepted votes being for the first respondent and the petitioner, respectively. The petitioner cannot claim that 2587 should be counted for him, since he has obtained only three out of the first tendered votes, and these three are serial Nos. 2586, 2588 and 2589. The accepted votes corresponding to 2586, 2587 and 2588 must therefore stand. On the principle enunciated above, we consider that tendered serial Nos. 2510 and 2512, on which the petitioner's witnesses 3, 4, 7 and 8 give evidence, substituted by any evidence on the respondent's side, should be counted for the petitioner. As the accepted votes corresponding to three votes cast for the second respondent this amounts to deduction from the total vote for the first respondent. As regards 2511 on the other hand we consider on the same principle on the evidence of P. W. 1 that the accepted vote should be struck out. It was cast for the petitioner. The evidence as regards the other tendered votes 2513, 2514 and 2515 is not sufficient in our view to justify the substitution of the votes already accepted. On the whole then the petitioner gets in addition to two tendered votes, but one accepted vote struck out. This brings the figure to 494 for the first respondent and 480 for the petitioner.

7. The next point is that the thumb impressions of two disallowed voters who voted for the petitioner were taken on these ballot papers, the counter-folds. These were rejected by the Returning Officer, and not counted. The evidence of P. Ws. 1 and 2 shows that the taking of the thumb impressions was most probably at the instance of the polling officer, P. Ws. 1 and 2, who appear to have been not sufficiently acquainted with the polling booth altogether. We cannot say that even what is the rule to take a vote where the polling booth is identified. The case is distinctly that these respondents are not marks by which the elector can be identified. The case is distinctly that which such identification may be made is not in any sense a factor for consideration. Under rule 47 these votes were rightly rejected. If the result of the election was going to be

affected by the taking of these three impressions we should have had to set aside the election. But even allowing these votes in favour of the petitioner it would still leave him in a minority of two. The result of the election is therefore not materially affected by such irregularities.

8. As regards the allegation that certain polling agents may have voted twice, even in their own ward, and even in the ward where their certificate allowed them to vote, we regard the allegation as too vague to justify a general enquiry in order to see whether there is any substance in the allegation. If the petitioner was relying on any definite information he ought at least to have known and ascertained the names of the agents who so voted twice, and thus laid a definite foundation for a general enquiry.

9. The preliminary case of the first respondent against the petitioner was heard by time and was not proved.

10. There are all the points that have been taken before us and we shall now briefly record our findings on the several issues:—

*Issue No. 1.*—The answer is:—Yes for the first respondent and 490 for the petitioner.

*Issue No. 2.*—The answer to the first part is:—Yes, and to the second part is:—Yes.

*Issue No. 3.*—The above two votes are allowed, and the answer to the second part is:—No.

*Issue No. 4.*—The answer is:—In favour of the petitioner three, of which two are allowed, in favour of the second respondent one allowed.

*Issue No. 5.*—Votes are cast in the names of two deceased persons purported to have voted, one for the first respondent, and one for the petitioner.

*Issue No. 6.*—We regard this not proved and decide it against the petitioner.

*Issue No. 7.*—The answer is:—No.

*Issue No. 8.*—Is not proved and we decide it in favour of the petitioner.

The net result is that the election of the first respondent is sustained and the petition is dismissed.

11. We have carefully considered the question of costs, and we are impressed by the fact that the petitioner has not made any charges which he has failed in a large measure to substantiate, and in view of the gross irregularities in the conduct of the election we are not able to say that it was not in the public interest that this petition should have been advanced and heard. We are also impressed with the exceedingly small difference that there is in the number of valid votes cast for the petitioner and for the first respondent. In these circumstances we consider it proper to direct that each party shall pay his own costs.

12. In conclusion we must point out that the Returning Officer has failed in his duty in four particulars:—

(1) He has not written the word 'rejected' on any of the rejected ballot papers, as he was bound to do under Regulation 88 (a).

(2) He has not forwarded two of the outer-folds of treasured votes, and apparently has lost them.

(3) He has for no reason rejected some ballot papers with outer-folds attached, while retaining others also with outer-folds attached.

(4) The counting of votes was hasty, as we have demonstrated by recording.

It must also be noted that some of the polling officers were not sufficiently instructed in the rules as to removal from their taking of thumb impressions as noted above, and from the confusion in entry aims to detach the counter-folds from the ballot papers.

Fort St. George,  
24th March 1934.

H. H. WATSON, President,  
V. V. SUNDARARATHNAM,  
P. STELLAN MUTHUSWAMY,  
Election Commissioners.

R. RAMACHANDRA SAU,  
Secretary to Government.

## REVENUE DEPARTMENT.

### LEAVE.

Fort St. George, March 24, 1934.

No. 118.—Under rule 61 of the Fundamental Rules, Mr. F. F. Gumpertz, Director of Survey, leaves on average salary for seven months from or about 19th April 1934.

### APPOINTMENTS.

No. 114.—Mr. W. F. Bateman, Assistant Director of Survey (selection grade) and Officer in charge of No. 4 Survey Party, is set as Director of Survey during the absence of Mr. F. F. Gumpertz, granted leave.



Fort St. George, March 27, 1924.

No. 120.—The following appointments of deputy collectors are ordered:—

- M.D. My. Subba Ayya Venkateswara Ayya Aravagol, Huzar Surabhadra, Bellary, to act as Deputy Collector.  
M.D. My. Chinnabazzala Subbaraya Madalapur Aravagol, Tahildar, North Arcot, to act as Deputy Collector.  
M.D. My. Tappi Subba Rao Niyadla Gera, Huzar Surabhadra, Kistna, to act as Deputy Collector.

# APPOINTMENTS AND POSTINGS.

Fort St. George, March 26, 1924.

No. 121.—The following appointments and postings of Assistant Commissioners are ordered with effect from 1st April 1924:—

- (1) Mr. Hugh Dalbridge Beattie, Assistant Commissioner, first grade, Salt, Akbari and Customs Department, to be Assistant Commissioner, first grade, Excise Department, and Secretary to the Commissioner of Excise (to fill in the vacancy of his leave).  
(2) M.D. My. Huzar Surabhadra Madalapur Ayya Venkateswara Ayya Aravagol, Assistant Commissioner, first grade, and Acting Deputy Commissioner, Salt, Akbari and Customs Department, Northern division, to be Assistant Commissioner, first grade, Excise Department, Coimbatore division.  
(3) Mr. Christopher Bradwell Beckett, Assistant Commissioner, second grade, Salt, Akbari and Customs Department, to be Assistant Commissioner, second grade, Excise Department.  
(4) Mr. Edwin John Brown, Assistant Commissioner, second grade, sub. pro tem., Salt, Akbari and Customs Department, and Superintendent of Prisons, Hospitals, to be Assistant Commissioner, second grade, Excise Department, and Superintendent of Prisons, Hospitals.  
(5) Mr. Henry Percie de Olay Beale, Assistant Commissioner, third grade, Salt, Akbari and Customs Department, to be Assistant Commissioner, second grade, Excise Department.  
(6) Mr. Nani Jeeva Eswari Harilal, Assistant Commissioner, third grade, Salt, Akbari and Customs Department, to be Assistant Commissioner, second grade, Excise Department, North division.  
(7) Mr. Albert Edward Jameson, Assistant Commissioner, third grade, Salt, Akbari and Customs Department and Assistant Commissioner of Excise, to be Assistant Commissioner, second grade, Excise Department, and Assistant Commissioner of Excise for Coimbatore.  
(8) Mr. Albert Edward Jameson, Assistant Commissioner, third grade, sub. pro tem., Salt, Akbari and Customs Department, and Assistant Secretary to the Board, Separate Revenue, to be Assistant Commissioner, second grade, Excise Department, North division, and to act as Secretary to the Commissioner of Excise, during the absence of Mr. Beale, on leave.  
(9) Mr. William Arthur Ellis, Inspector, first grade, and Acting Assistant Commissioner, Salt, Akbari and Customs Department, West Coast, sub. pro tem., to be Assistant Commissioner, second grade, Excise Department, West Coast division.  
(10) Mr. George Oswald Dutton, Inspector, first grade, and Acting Assistant Commissioner, Salt, Akbari and Customs Department, Separate Revenue, to be Assistant Commissioner, second grade, Excise Department, Tinnevely division, vice Mr. (4), granted leave.  
(11) Mr. Charles Spidley, Inspector, first grade, Salt, Akbari and Customs Department, Madras Town Circle, to act as Assistant Commissioner, second grade, Excise Department, Madras division, temporarily, vice Mr. (4) on other duty in the Excise Commissioner's office.

# POSTINGS.

Fort St. George, March 27, 1924.

No. 122.—The following postings of deputy collectors are ordered:—

- M.D. My. Thevaraswami Rajaratnam Madalapur Aravagol, on relief from (vacant) duty, Kistna, to general duty, Kistna, vice Mr. W. D. Murray, I.C.S.  
M.D. My. Ramaswami Venkateswara Ayya Aravagol, on relief from settlement duty in Party No. IV, to general duty, Coimbatore, vice Mr. H. B. Smith, I.C.S.  
M.D. My. Sankaragopala Lakshminarayana Rao Aravagol, on relief from Settlement duty in Party No. IV, to general duty, Coimbatore, vice Mr. A. H. A. Todd, I.C.S.  
M.D. My. Chinnabazzala Subbaraya Madalapur Aravagol, to general duty, Madras, vice Mr. T. B. Sankar, I.C.S.  
M.D. My. Tappi Subba Rao Niyadla Gera, to general duty, Coimbatore, vice Mr. S. H. Jackson, I.C.S.  
M.D. My. Subba Ayya Venkateswara Ayya Aravagol, to general duty, Anantapur, vice Subbaraya Madalapur Aravagol, granted leave.

## NOTIFICATIONS.

Port St. George, March 18, 1921 (G.O. No. 437, Bureau).

## DISTILLERY AND WAREHOUSE RULES.

No. 113.—Under section 22 (1) and clauses (A), (2), (3), (4) and (5) of section 22 (2) of the Marine Liquor Act, 1910, and in exercise of all other powers enabling them in that behalf, and in pursuance of all previous notifications on the subject, the Government (Ministry of Agriculture) are pleased to make the following rules for the establishment and working of distilleries and warehouses, for regulating the issue and transport of spirits therefrom and for the inspection and supervision thereof:—

## SECTION I.—DEFINITIONS.

These rules shall apply to all distilleries and warehouses in so far as they are not inconsistent with the terms of the special licence granted to the distiller or warehouse-keeper and shall take effect from 1st April 1921.

*Application of the rules.*

2. In these rules, unless the contrary appears from the context, "to gauge" means "to determine the quantity of spirits contained in or taken from any cask, or to determine to prove" means "to test the strength of spirits by a hydrometer or other suitable instrument"; and "infill rule" means "the rule of respect duty prescribed in the Indian Tariff Act for the time being in force".

"Commissioner" means "Commissioner of Excise".

## SECTION II.—DISTILLERIES.

3. Any person desirous of obtaining a licence to establish a distillery shall apply to the

*Application for licence.*

Collector of the district in which he wishes to establish his distillery; and the Collector will forward his application for the notice of the Commissioner. With their applications, applicants shall file descriptions and plans of the buildings in which they propose to establish their distillery; shall state the description and size of the stills and other permanent apparatus which they propose to use; and shall deposit

*Fee to be paid.*

a sum of Rs. 100 for each distillery for which a licence is requested. The said deposit will be returned to unsuccessful applicants. It will be open to the Commissioner to verify at any time the descriptions and plans above mentioned, and, on proof of error, to require fresh ones to be submitted. Each verification may be made by any officer deputed for the purpose, and such officer shall be allowed full access to the premises. A duplicate of the distillery plan approved by the Commissioner shall be provided by the distiller to be filed in the office of the Assistant Commissioner of Excise for Distilleries.

No alteration or addition shall be made in or to such buildings, or in or to such stills and other permanent apparatus, without the permission of the Assistant Commissioner of Excise for Distilleries. If the Assistant Commissioner of Excise for Distilleries so directs, officers in charge of distilleries may permit minor alterations to be made in such buildings or stills and other permanent apparatus subject to his subsequent approval.

*Note.*—Persons desirous of constructing new buildings to be used as distilleries are advised, before commencing the work, to obtain plans and permission of the building department to be served to the Collector of the district, who will forward them for the approval and action of the Commissioner. Any alterations and additions suggested by the owner before the plans submitted to him should be fully explained to and cleared up before submitting the buildings. Persons applying to comply with such suggestions will run the risk of being refused a distillery licence.

4. Licences for distilleries shall be renewed annually. Whenever any alterations are made

*Renewal of Distillery licence.*

in the buildings or plant, fresh descriptions and plans of the distillery buildings must be filed, together with a certificate from the Distillery Officer, that they are correct. Application for renewal shall be submitted to the Assistant Commissioner of Excise for Distilleries and should be stamped with Court-fee under the value prescribed by law.

5. Distillers shall so arrange their stills that their worms shall discharge into closed and

*Discharge of spirits, etc.*

locked receivers, to be provided by them and to be approved by the Commissioner, of such description that no spirits can be removed from them until they are unlocked. They shall also provide and maintain suitable and secure fastenings to all stills, spirit receivers, fermentation rooms, dunnos, etc., to the satisfaction of the Commissioner, for the attachment of locks to be provided by Government. But when locks are attached to any of the fittings of a distillery for the convenience of the distiller and to save them the expense of making alterations, the cost of such locks shall be borne by them. The keys of all such locks will be retained by the Government officers in charge of the distilleries, but distillers will be at liberty to take their own keys when on all stills, fermentation, etc., as when Government locks are placed, provided that they shall always, on the requisition of the Collector, or of the officers in charge of the distilleries, or of other superior officers of the Excise Department, immediately remove their locks so as to allow the free inspection of the stills and receivers on which and of the rooms on the doors of which such locks are placed and of all the contents of such stills, receivers and rooms.

6. Distillers shall, if the Commissioner so direct, provide between the still and the spirit receiver a glass "sift" by which the quality and strength of the spirits when receiving will at any moment be visible to the operator, or a sampling apparatus so constructed that for every sample drawn off an exactly equal quantity shall be discharged into a closed and locked

receptacle. If desired, both a "safe" and a coupling apparatus may be used. The stills shall also, if so required, provide branch pipe fitted with cocks by means of which spirits of different strengths and qualities may be directed into separate receivers.

7. Stillers shall so arrange their spirit receivers and store casks that the spirit may be conveyed through closed pipes from the former into the latter by gravitation, or, where this is not practicable, shall provide apparatus whereby the spirit may be pumped from the former to the latter through closed pipes.

8. All receivers and casks in the distillery shall be so placed as to admit of the contents being separately gauged as required and must be fitted to the satisfaction of the Commissioner with proper dipping rods so adjusted to fixed dipping points that the contents may at any time be accurately gauged. The receivers and casks shall also be gauged in such manner as the Commissioner may from time to time direct; and no vessel shall be used as a receiver or store cask until it has been gauged and the gauging has been checked by such officer as the Commissioner may appoint.

9. Stillers shall give the Assistant Commissioner of Excise for Distilleries fifteen days' notice in writing of the date on which they propose to begin to distil.

10. Any distiller desirous of compounding spirits made in his distillery, i.e., selecting and favouring plain spirits so as to make them resemble gin, brandy, whiskey or rum, shall, on application to the Assistant Commissioner of Excise for Distilleries, be granted, when that officer sees reason to the contrary, a special "compounding licence" in such form as the Commissioner may from time to time prescribe and a fee of Rs. 150 shall be levied for each such licence. A separate licence shall be required for each distillery and it shall be in force during the entire course of the distillery licence and not for any longer period. Bottling of foreign liquors in distilleries may be permitted by the Assistant Commissioner of Excise for Distilleries who will issue a special "bottling licence" for the purpose on payment of an annual fee of Rs. 50 for each licence.

11. No distiller shall cease distilling or favouring spirits for a period exceeding one month, the Commissioner may withdraw the establishment situated at the distillery and may prohibit all further distillation and issue of spirits until the distiller has given the Assistant Commissioner of Excise for Distilleries fifteen days' notice in writing of the date on which he proposes to recommence distilling or favouring spirits at the rate may be.

12. The strength of the spirit maintained at distilleries shall continually be two proofs, but when, in the opinion of the Commissioner, such proof does not afford sufficient security, it may be increased at his discretion, and the distiller shall, if the Commissioner so orders, be held responsible for the extra cost entailed on Government by such additional establishment.

13. Where it is necessary to employ additional establishment to cope with work done for or issued under to other provisions, the Commissioner may direct that the cost of such establishment shall be borne by the distiller.

### SECTION III.—WAREHOUSES.

14. Distiller applicants who have been called upon to establish warehouses in their system shall file descriptions and plans of the buildings in which they propose to establish warehouses, and shall state the descriptions and size of the proposed apparatus which they propose to use. It shall be open to the Commissioner to verify at any time the descriptions and plans above mentioned, and, on proof of error, to require fresh descriptions and plans to be submitted. Such verification may be made by any officer deputed for the purpose, and such officer shall be allowed full access to the premises. A duplicate of the warehouse plan approved by the Commissioner shall be provided by the warehouse-keeper to be filed in the office of the Assistant Commissioner of Excise for Distilleries.

No alterations or additions shall be made in or to such buildings, or in or to such permanent apparatus without the permission of the Assistant Commissioner of Excise for Distilleries. If the Assistant Commissioner of Excise for Distilleries so directs, officers in charge of warehouses may permit access to be made to such buildings or permanent apparatus subject to his subsequent approval.

15. No person desirous of erecting new buildings to be used as warehouses or of adding before commencing to work, to any already erected premises of the buildings proposed to be situated in the Colony of the system, who has been called upon to establish warehouses, shall be held to be bound to do so until he has been called upon to do so by the Assistant Commissioner of Excise for Distilleries. Any person who has been called upon to do so shall be held to be bound to do so when, having the buildings, he begins to comply with such regulations and has the right of being subject to warehouse licence.

16. As a general rule warehouses will be supervised by Sub-Inspectors whose whole time will be devoted to the purpose. Where the extent of the operations does not demand the whole time of the supervising officer, the Assistant Commissioner of Excise for Distilleries will assign to the warehouse-keeper the necessary number of hours per day on which the warehouses will be opened for receipt or issue of spirit and for operations such as rebottling. The time so fixed shall be posted up on the outer door or gate of the warehouse for the information of purchasers. When they are immediately concerned with the operations being conducted, the warehouse-keeper shall give to the officer a certificate stating the time of issue of the prescribed hours.

during which the warehouse was open and the same ascending the staircase. The officer will sign the certificate and forward it with his weekly diary. Should it appear to the Assistant Commissioner of Excise for Distilleries at any time that a re-arrangement of the work is rendered necessary, he will at once take steps to reduce or extend the number of hours during which the warehouse is to be opened.

15. No spirits shall be received into any warehouse unless accompanied by a permit from the officer in charge of the distillery or of the warehouse from which they have been transferred, or by a special permit authorizing their receipt into the warehouse; or, if the spirits be imported, by a permit from such officer or person as the Commissioner may from time to time authorize and direct to grant permits for the importation of imported spirits. All spirits received into warehouses shall be gauged and proved on arrival, and the warehouse-keeper shall thereupon become responsible under rule 32 for the quantity and strength of the same.

16. The warehouse shall be under the joint lock and key of the officer in charge of the distillery and the warehouse-keeper. 17. The warehouse shall be under the joint lock and key of the officer in charge of the distillery and the warehouse-keeper.

18. In cases in which a warehouse is ordinarily opened only for certain hours each day, it may be opened at other times if the officer is able to attend without interference with his other work and if the warehouse-keeper gives him due and sufficient notice.

19. Warehouses supervised by a full-time officer shall be opened and closed at such hours between sunrise and sunset as the Assistant Commissioner of Excise for Distilleries in consultation with the warehouse-keeper may consider suitable. They will be closed on Sundays and authorized holidays except under special conditions and if opened on such days the officer will be entitled to receive fees for the time worked on the requisition of the warehouse-keeper. Provided that the officer in charge of a warehouse shall not be required to attend at the warehouse for more than eight hours per diem.

#### SECTION IV.—GENERAL PROVISIONS APPLICABLE TO DISTILLERIES AND WAREHOUSES.

20. Distillery licences will be granted only to approved applicants. They shall be in such form and for such period as the Commissioner may from time to time prescribe and will be issued by the Assistant Commissioner of Excise for Distilleries. The fees prescribed in rule 8 will be payable annually and must be deposited with the applications for renewal of licences. Licences for warehouses opened by contract suppliers will be issued free of fee by the Assistant Commissioner of Excise for Distilleries.

21. The Commissioner will appoint such officer or officers of the Excise Department as he may see fit to the charge of distilleries and warehouses. Distillery and warehouse keepers shall provide such office furniture as may be required for the use of such officers within the distillery or warehouse. If a distillery or warehouse is established at any place where suitable quarters for such officer or officers are not available or are not to be hired at reasonable rates, the distiller or warehouse-keeper shall provide quarters to the satisfaction of the Assistant Commissioner of Excise for Distilleries at rates not exceeding those given below. The distiller or warehouse-keeper shall be bound to keep the quarters and their appointments in proper repair and not to interrupt or annoy any officer residing therein in his use or enjoyment thereof. In case any question should arise as to whether the rent demanded by the owner of such quarters is just and reasonable, taking into consideration the nature and sufficiency of the accommodation, the question shall be referred to the Commissioner whose decision thereupon shall be final and binding on the distiller or warehouse-keeper concerned.

22. Government will be held responsible for the destruction, or loss of, or damages to, any spirits stored in distilleries or deposited in warehouses by fire or theft or by gauging or proof or by any other cause whatever. In case of fire or other accident, officers in charge of distilleries and warehouses shall immediately

		Pence.	
		Sh.	P.
For each Assistant Inspector .. .. .	15	0	0
" Sub-inspector .. .. .	6	0	0
" Petty officer and peon .. .. .	0	8	0

23. Government will be held responsible for the destruction, or loss of, or damages to, any spirits stored in distilleries or deposited in warehouses by fire or theft or by gauging or proof or by any other cause whatever. In case of fire or other accident, officers in charge of distilleries and warehouses shall immediately

23. No work shall be prepared except within the distillery, nor shall any work be an account removed from the distillery, and all work shall be kept securely locked up in such place as the Commissioner may approve. Distillers must see that the securities materials used by them are thoroughly insured when they set up the work, submit a declaration in writing in the prescribed form to the distillery officer giving the actual workman's goods covered for insurance before from insurance commenced and the total quantity of work made and generally afford him all the information which he may require bearing on the question of the possibility of carrying a charge from attendance of work.

24. The materials to be used in distilling shall be of good quality, and no ingredients carbon in kind shall be used in distillation or be put into the spirit stored in a distillery or deposited in a warehouse.

25. Every distiller and warehouse-keeper shall make a deposit of Rs. 1,000 with the Collector as security for the due observance of the conditions of the license. The deposit may be in cash, stock notes, Savings Bank accounts or Government promissory notes endorsed to the Collector.

26. Every distiller and warehouse-keeper shall also execute an agreement binding him for himself, his heirs, legal representatives and assigns to observe the conditions of the license and hypothecating (if a distiller) the distillery buildings, machinery, apparatus, and (if a warehouse-keeper) the warehouse, together with (in either case) the stock of liquor, etc., as security for the payment of all sums which may become due to Government by way of duty, excise, penalties, fines or other payments due under the provisions of his license. In case of neglect or refusal to make deposit and execute agreement as aforesaid within ten days of the date on which the approval of an application for a license shall have been communicated, such approval may be withdrawn, and the fee already deposited may be forfeited. In lieu of executing the hypothecation deed, the distiller or warehouse-keeper may deposit Government promissory notes endorsed to the Collector to such value as the Commissioner may direct.

27. Distilleries and warehouses shall be under the immediate supervision of the Inspector of the excise in which they are situated, who shall ordinarily exercise all the powers and perform all the duties of a Collector in relation thereto, and who will carry out the provisions of these rules either in person or through his subordinates, as the Commissioner may from time to time direct. Provided that nothing herein contained shall be held to prevent Collection of distilleries and other offices vested with the powers of Collectors under the Act from inspecting distilleries and warehouses, or to prevent Collectors of districts from issuing such orders relating thereto as they shall from time to time see fit, subject to the approval and confirmation of the Commissioner.

28. Distilleries and warehouses shall be open only for the entrance and exit of persons who have business within them. Except with the permission of the Inspector of the excise in which the distillery or warehouse is located or other superior officer of the Excise Department, no one, except officers of that department and the superior officers of other Government departments, distillers and warehouse-keepers, their servants, and licensed vendors or their servants or agents who have come to purchase spirits shall be allowed to enter the premises on any pretext. A register shall be kept of the names of all persons employed by distillers or warehouse-keepers and all recognized employees will be supplied with passes for ingress and egress.

29. All persons entering a distillery or warehouse shall be under the orders of the officer in charge in respect of their conduct and proceedings within the distillery or warehouse, and shall be liable to search, on their quitting the premises, at the direction of the officer in charge.

30. Distillers and warehouse-keepers shall give to the officer in charge an inventory of all the personal apparatus which they may intend to take into use and which was not entered in their original application, or in the case of warehouse-keepers in the descriptions filed under rule 14, not less than twenty-four working days before they use any of them.

31. Distillers and warehouse-keepers shall keep regular accounts. The accounts of the former shall show the quantities and descriptions of the materials used, each day, the quantities of work and of spirits manufactured daily, the quantity of work and daily, the

quantity of spirits passed out and the quantities of stock and of spirits in store; and those of the latter shall show the quantity and strength of spirits received in, issued from and remaining in their warehouses. Such accounts shall

be open whole days to the inspection of the officer in charge and of all superior officers of the Excise Department.

32. All distillers and warehouse-keepers shall at all times be open to gauging and proof by the officer in charge and shall produce without delay the Excise Department.

33. An account will be taken of the distillers' and warehouse-keepers' stocks at such intervals as may be greater than three months, and in each account as the Commissioner may direct; and the distillers and warehouse-keepers shall pay to Government duty at the tariff rate on all spirits which may not be forthcoming and for which they shall be unable to account to the satisfaction of the Commissioner in excess of an allowance of 1½ per cent which will be made them for wastage. Wastage for the purpose of calculation of duty on the excess as aforesaid shall be calculated as follows, that is, at the end of the year for which the licence is in force.

Provided that if it shall be proved to the satisfaction of the Commissioner, or of such officer as he shall appoint, that such deficiency in excess of 1½ per cent has been caused by accident or other unavoidable cause, the payment of duty at the above rate on such deficiency will not be required.

34. If it comes to the knowledge of a distiller or warehouse-keeper that any person employed by him in the manufacture, storage, packing, blending or issue of spirits, has committed any breach of the Abkari Laws or of the engagements entered into by him, it shall be his duty to report the matter to the Inspector of the circle in which the distillery or warehouse is situated, and also to the Assistant Commissioner of Excise for Distilleries and to comply with the directions of the latter officers respecting the continued employment of such person.

35. The use by the distiller or warehouse-keeper, or his servants, within the distillery or warehouse, of carbide lights of any description is prohibited. Good lanterns only shall be used.

36. In case of any breach of these rules, or of the conditions of the licence, or in case of any attempt by altering the stipulations or otherwise to defraud the officer responsible or otherwise to defraud the licence, or by any person in his employment, it shall be competent to the Commissioner to impose upon him a fine not exceeding the sum of Rs. 50 for every such breach of such rules or condition, or at the option of the Commissioner, to declare the money deposited with the Collector forfeited, and to cancel the licence. It shall be lawful for the Collector to deduct the amount of all fines imposed under this clause from the sum deposited by the licensee as security for the due performance of the conditions of the licence, and for this purpose the Collector may sell, say or all of the Government promissory notes or stock notes deposited, or of the property hypothecated.

37. The imposition of the fine or the forfeiture of deposit or the cancellation of the licence under the last preceding rule shall not be held to prevent the prosecution of any person for any offence which may be committed against the provisions of the Madras Abkari Act, 1856, or other law for the time being in force and relating to the abkari revenue.

38. If a distiller or warehouse-keeper shall be convicted on prosecution before a Magistrate of any offence against the Madras Abkari Act, 1856, or other law for the time being in force and relating to the abkari revenue, it shall be lawful for the Commissioner to declare his licence forfeited.

39. All sums payable to Government by a distiller or warehouse-keeper may be deducted from the amount of his deposit, or may be recovered by attachment and sale of his property under any law for the time being in force for the recovery of moneys of land revenue.

40. Any sum deducted by the Collector under the powers herein contained from the amount deposited by a distiller or warehouse-keeper to secure for his due performance of his engagements shall be repaid within fifteen days from the date of receipt of a notice from the Collector informing the distiller or warehouse-keeper of such deduction having been made.

41. On the expiry of his licence (unless a fresh licence shall have been granted him), or if his licence shall be cancelled or suspended, every distiller or warehouse-keeper shall be bound forthwith to pay the duty on and to remove all spirits remaining within the distillery or

warehouse; and if he shall fail to do so within ten days of the receipt of written notice from the Assistant Commissioner of Excise for Distilleries, the cost of any establishment which it may be necessary to employ at the distillery or warehouse may be recovered from the defaulter. In the event of continued neglect, the agents shall be liable to be forfeited at the discretion of the Commissioner.

41. The officer in charge of a distillery or warehouse may eject and exclude from the premises any person whom he shall find to have committed or to be about to commit any breach of these rules or of the provisions of the Maltese Alcohol Act, 1935, or who shall be intoxicated, riotous or disorderly. All action taken by any such officer under the rules shall forthwith be recorded by him in writing in his official diary for the information of his official superiors.

42. Distillers and warehouse-keepers shall be bound by all additional general rules for the management of distilleries and warehouses, or for the issue of spirits therefrom which may be prescribed under the existing Maltese Law or under any law which may hereafter be enacted, and by all special orders issued by the Commissioner with regard to individual distilleries, and shall cause all persons employed by them in the issue, etc., of spirits to obey all such rules.

43. Except as otherwise provided, all costs incurred and proceedings taken under these rules by officers of the Excise Department shall be subject to appeal to their respective immediate superiors within two months. The decision of the Commissioner on any such appeal shall be final.

44. Distillers and warehouse-keepers shall execute engagements to the Assistant Commissioner of Excise for Distilleries agreeing to be bound by the above and the following rules and stipulations for themselves, their heirs, legal representatives and assigns. The engagements will be unnecessary where Government proprietary stores are deposited with the Collector as security as provided in rule 25.

45. Usance fees may be paid to officers in charge of distilleries, whether owned or otherwise, and of warehouses, under such conditions as may be framed by the Commissioner.

#### SECTION V.—RULES RELATIVE TO THE ISSUE OF SPIRITS FROM DISTILLERIES AND WAREHOUSES

46. Spirits intended for issue as country spirit in this Presidency shall not be distilled at a higher strength than 50° O.P. A working margin of 1° is, however, allowed, so that spirit which may occasionally show a strength of a few degrees above the prescribed limit may be broken down to 50° O.P. or below by blending with weaker spirit. This must be done before reduction to bottle strength at the distillery and before issue to warehouses.

"Spirits intended for use other than as country spirit in the Presidency may be distilled at any strength.

"Issue to licensed vendors under clause II (a) of rule 46 shall be restricted—

(a) in the case of country spirit to the strengths of 25° or 40° U.P. or to such other strengths as may from time to time be prescribed;

(b) in the case of spirits made in other countries foreign to rum, brandy, whisky, rum or gin to a minimum strength of 25° U.P. in the case of brandy, whisky, and rum and of 35° U.P. in the case of gin, or to such other minimum strengths as may from time to time be prescribed; and

(c) in the case of foreign molasses or malt to a minimum strength of 30° U.P. or to such other minimum strengths as may from time to time be prescribed."

"Whereas by the law only one kind of hydrometer and the straight Tally of the Machine Patent the strength is 10° U.P."

47. In order that they may be able to issue spirits at the prescribed strengths distillers and warehouse-keepers will be permitted, on application to the effect in shape thereof, to blend or reduce spirits to those strengths in such order as may be approved for the purpose by the Assistant Commissioner of Excise for Distilleries. Blended or reduced spirits shall be kept in a separate receptacle.

48. If any substance of other matter of such a nature as to obscure the indications of the hydrometer shall be introduced into spirits, duty will be calculated on the quantity and strength of such spirits as ascertained before the introduction of such matter. No allowance will be made for wastage in such spirits after the addition of such matter and before removal from the distillery. Such spirits shall be kept in a separate receptacle.

49. Spirits may be received from distilleries or warehouses—

Received of spirits from distilleries or warehouses.

## I. Under bond—

- (a) for export by sea;
- (b) for transport to another distillery or warehouse;
- (c) for export to other British Possessions, when specially permitted by the Commissioner;
- (d) in the case of *medicated* spirits for export to Indian States for use in the State medical dispensaries when specially permitted by the Commissioner.

## II. On payment of duty—

- (a) for local consumption;
- (b) for export by land to foreign territory, United States or other provinces.

III. Without payment of duty and without bond, if sold to officers of Government empowered to purchase them on account of the public service other than for use in educational institutions; or

IV. From distilleries only—Free of duty, after *distillation* under the rules prescribed under Act I of 1880 as subsequently amended.

50. No spirits shall be removed from any distillery or warehouse until they have been gauged and proved by the officer appointed for the purpose. The gauging of spirits may be made either by actual measurement or by weighing.

51. No spirits shall be removed from any distillery or warehouse save under cover of a permit issued by the officer in charge. If the distiller or warehouse-keeper has executed a bond in the prescribed form, the officer in charge may issue permits for the removal of spirits up to the quantity allowed by the bond in the case of transport under rule 46 (1) (b); otherwise, he will only issue a permit (1) on proof that duty has been paid on the quantity of spirits to be removed either at the full rate or at such rate as may from time to time be prescribed by Government under section 17 of the *Medicine Act, 1888*, for the local use for consumption in which the spirits are destined or (2) under special orders from the Commissioner of Excise in the case of export under rule 52, clause 1 (c) and (d) and from the Collector of the district in the case of issues under rule 53, clause 1 (c), II (b), III or IV.

Provided that Collectors may permit distillers and warehouse-keepers to make deposits in advance for the payment of duty and may allow the removal of spirits from time to time up to the limit of such deposits without separate payment of duty on account of each separate removal of spirits removed.

52. When spirits are removed from a distillery or warehouse without payment of duty, the distiller or warehouse-keeper shall execute a bond for the payment of the duty on them at the tariff rate in case of his failure to account for them to the satisfaction of the Collector. In the case of spirits exported by sea, the bond shall be executed with one or more sureties.

53. Bonds executed under rule 52 shall be of two kinds, that is, either general bonds which shall extend to some usual commodity, or special for specified occasions and particular consignments only, and shall be in such form as the Commissioner may, from time to time prescribe in such particular cases.

54. Spirits may be issued for local consumption only (a) throughout the Presidency—  
 (b) to licensed vendors of foreign spirits, and  
 (c) to private persons for domestic consumption but not for sale—provided that the spirits issued are plain bottled spirits or spirits made in spirit order known to resemble gin, brandy, whisky or rum, but in no case shall country spirits of any strength be issued except to any private person whether intended for domestic consumption or not;  
 (d) within the districts or parts of districts the monopoly of supply of which has been granted to the distiller or licensed independent attack shop-keepers and licensed wholesale vendors of country spirits.

Provided that ordinary attack shall not be issued to foreign liquor vendors of any description. Distillers and warehouse-keepers shall be bound to supply country spirits to all persons licensed to purchase from them on payment of the value in legal tender as long as they have stock in hand.

55. Duty shall be paid at the following rates on all spirits issued from distilleries unless they are removed under bond or sold to officers of Government on account of the public service—

(1) If destined, free of duty or at such rate of duty as may be prescribed by any law for the time being in force.

(2) From distilleries and warehouses—  
 (a) On spirits issued to the persons mentioned in rule 54, clause (c), at the tariff rate or at such other rate as may be prescribed by Government from time to time under section 17 of the *Medicine Act, 1888*.



- (4) On spirits issued to the persons mentioned in clause (3) of rule 54 at such rate as may, from time to time, be prescribed by the Government under section 17 of the Madras Alkali Act, 1888, for the local area for consumption in which the spirits are dispensed.

Wholesale quantity to be issued. No smaller quantity of spirits shall be issued at any one time to any of the persons mentioned in rule 54 than the following:—

	Imperial gallons.
To a person mentioned in clause (c) ... ..	4
To a licensed wholesale vendor of country spirits ... ..	9
To a licensed independent shop-keeper within a radius of five miles from a distillery or warehouse—	
(i) in places where there are depots ... ..	25
(ii) in other places ... ..	5
To a licensed independent shop-keeper beyond a radius of five miles from a distillery or warehouse.	25

57. The Commissioner may fix, from time to time, the maximum price to be charged by distillers and warehouse-keepers for spirits issued from a distillery or warehouse to (b) licensed independent small shop-keepers and

- (d) licensed wholesale vendors of country spirits.

58. (1) An allowance will be made for the loss in transit by leakage and evaporation of spirits transported by land, under bond, or duty free for Government purposes, within the Presidency, up to the maximum amounts shown below:

	Per cent.
For a journey of not greater duration than two days ... ..	2
For a journey of duration exceeding two, but not exceeding five days ... ..	3
For a journey of duration exceeding five, but not exceeding ten days ... ..	4
For a journey of duration exceeding ten, but not exceeding fifteen days ... ..	5
For a journey of duration exceeding fifteen days ... ..	7½

In calculating the allowance to be made, the day of issue, the time actually occupied in transit and the day of redemption of the consignment are to be taken into account.

(2) Similarly in the case of spirits exported by land, under bond, or duty free for Government purposes, in other provinces, an allowance will be made up to the maximum amounts shown below:

	Per cent.
For a distance not exceeding 100 miles ... ..	5
For a distance exceeding 100, but not exceeding 200 miles ... ..	7½
For a distance exceeding 200, but not exceeding 300 miles ... ..	10
For a distance exceeding 300 miles ... ..	15

(3) If the report of the officer by whom a consignment of spirits transported or exported by land, under bond or duty free has been passed and posted on arrival at its destination shows that wastage to a greater extent than the above has occurred, the distiller or the warehouse-keeper shall pay duty at the retail rate, for the time being in force, on so much of the deficiency as is in excess of the above allowance. Provided that, if it shall be proved to the satisfaction of the Commissioner, that such deficiency has been caused by accident or other unavoidable cause, the duty levied on such deficiency shall be refunded. The Commissioner's decision shall be final.

(4) The allowance to be made under this rule will be determined by deducting from the quantity of spirits despatched from the distillery or warehouse, the quantity received at the place of destination, both quantities being stated in terms of London proof gallons and will be calculated on the quantity contained in each such or other receptacle comprised in a consignment.

Act 32, George, March 24, 1924.

No. 121.—Under section 4 of the Madras Presidency Revenue Village Survey Act, II of 1914, the Governor in Council is pleased to direct that Revenue Notification No. 122 dated 15th September 1923, published on page 1914 of Part I of the Fort St. George Gazette, dated the 19th September 1923, shall be cancelled and that the provisions of the said Act shall be extended to those villages which are in the Tenkasi taluk of the Kaverdy district with effect from 1st April 1924.

No. 114.—Under section 2 of the Madras Proprietary Estates Village Revenue Act, 18 of 1891, the Government in Council is pleased to direct that *Revenue Notifications No. 235*, dated 23rd September 1923, published at page 1276 of Part I of the *Port St. George Gazette*, dated the 27th September 1923, shall be amended and that the provisions of the said Act shall be extended to *Jeenu Chikoni Taluk* in *Marudampatti Village* in the *Colaba* taluk of the *Coimbatore* district with effect from 1st April 1924.

*Part II, Group, March 28, 1923 (O.O. No. 464, Revised).*

Section 1.

No. 117.—Under section 4 of the Madras Abkari Act (1885) and in exercise of all other powers enabling them in this behalf, the Government of Madras (Ministry of Education) hereby cancel clauses B, C and D of Notification No. 273, dated 9th August 1918, published on page 563—597 of Part I of the *Port St. George Gazette*, dated 15th August 1919, and make the following appointments, viz.:—

*Appointments.*

\* Local area in which appointed.

*A.—Under sub-section (k).*

I. The following officers of the Excise Department:—

(1) Assistant-Commissioners—to exercise all the powers and to perform all the duties of a Collector concurrently with the Collector and subject to the control of the Commissioner:—

- (i) in respect of the issue of special permits under section 11 of the Act,
- (ii) in respect of the issue of licences under section 13 of the Act;
- (iii) in respect of the supervision and management of bonded distilleries, breweries and warehouses; and
- (iv) under Chapter VIII of the Act.

Throughout the Presidency.  
Within their respective divisions as shown in the annexed schedule not in the case of the Assistant Commissioners for Distilleries, throughout the Presidency.

(2) Inspectors and Assistant Inspectors—to exercise all the powers and to perform all the duties of a Collector concurrently with the Collector and subject to the control of the Assistant Commissioner:—

- (i) in respect of the issue of special permits under section 11 of the Act;

For the transport of toddy—  
Throughout the Presidency.

For the transport of other liquors.  
Within the local revenue districts or districts in which their circles or any part thereof are or are comprised.

- (ii) in respect of the issue of licences under section 13 of the Act; and

Within their respective circles.

- (iii) under Chapter VIII of the Act.

Within their respective circles.

(3) Inspectors in charge of circles in which distilleries, warehouses or breweries are located—to exercise all the powers and to perform all the duties of a Collector concurrently with the Collector and subject to the control of the Assistant Commissioner of Excise for Distilleries, in respect of the supervision and management of bonded distilleries, breweries and warehouses.

(4) Officers in charge of bonded distilleries and warehouses—to exercise all the powers and to perform all the duties of a Collector in respect of the issue of special permits under section 11 for the transport of liquor made in or issued from the distilleries and warehouses of which they are in charge, concurrently with the Collector and subject to the control of the Assistant Commissioner of Excise for Distilleries.

Throughout the Presidency.

(5) Officers in charge of land station stations on the *Frontier* and *Barisal* frontiers—to exercise all the powers and to perform all the duties of a Collector concurrently with the Collector and subject to the control of the Collector in respect of the issue of special permits under section 11 for the transport of foreign liquor imported from *Foreign* territory.

\* For the limits of divisions and circles—(i) to Sub-section (k).

*Appointments.*

(5) Officers in charge of Customs stations on the Bellary-Hydabad frontier—to exercise all the powers and to perform all the duties of a Collector concurrently with the Collector and subject to the control of the Collector in respect of the issue of special permits for transport under section 11 and licences for possession under section 13 of the Act, of toddy brought from the Nizam's dominions.

(7) The following officers of the Revenue department—to exercise all the powers and to perform all the duties of a Collector concurrently with the Collector and subject to the control of the Collector in respect of the issue of permits under section 11 of the Act for the purposes specified in each case:—

(a) Officers in charge of Government Storehouses for the storage of kump drugs—for the removal of kump drugs from the Storehouses to shops, Indian States and other places.

(b) Officers in charge of blocks for the collection of kump plants—for the transport of the kump crop from the fields to the manufacturing yards.

(c) Officers in charge of the manufacturing yards—for the transport of the kump drugs from the manufacturing yards to the storehouses.

II. The following officers of the Land Revenue administration:—

(1) Sub-Collectors, Assistant and Deputy Collectors—to exercise all the powers and to perform all the duties of a Collector concurrently with the Collector and subject to the control of the Collector.

(2) In respect of the issue of special permits under section 11 of the Act;

(3) In respect of the issue of licences under section 13 of the Act; and

(4) under Chapter VIII of the Act.

(5) Tahsildars, Deputy Tahsildars, Tahsil Assistants and Tahsil Head Accountants—to exercise all the powers and to perform all the duties of a Collector concurrently with the Collector and subject to the control of the Collector.

(6) In respect of the issue of special permits under section 11 of the Act;

(7) In respect of the issue of the licence under section 13 of the Act; and

(8) under Chapter VIII of the Act.

III. Excise Inspector and Excise Assistant Inspector, Godavari Agency Circle, and the Excise Assistant Inspector, Ganjam Agency Circle—to exercise all the powers and to perform all the duties of a Collector concurrently with the Collector and subject to the control of the Collector.

(9) In respect of the issue of special permits under section 11 of the Act;

(10) In respect of the issue of licences under section 13 of the Act; and

(11) under Chapter VIII of the Act.

(12) In respect of the issue of special permits under section 11 of the Act;

(13) In respect of the issue of licences under section 13 of the Act; and

(14) under Chapter VIII of the Act.

(15) In respect of the issue of special permits under section 11 of the Act;

(16) In respect of the issue of licences under section 13 of the Act; and

(17) under Chapter VIII of the Act.

(18) In respect of the issue of special permits under section 11 of the Act;

(19) In respect of the issue of licences under section 13 of the Act; and

(20) under Chapter VIII of the Act.

(21) In respect of the issue of special permits under section 11 of the Act;

(22) In respect of the issue of licences under section 13 of the Act; and

(23) under Chapter VIII of the Act.

\* And are to which applicable.

Within the Bellary district.

Throughout the Presidency.

Within the districts in which they are employed.

Within the districts in which they are employed.

Throughout the Presidency.

Within their respective local jurisdictions as officers of Land Revenue.

For the transport of toddy.

Throughout the Presidency.

For the transport of other kinds of liquor.

Within the districts in which they are employed.

Within their respective local jurisdictions as officers of Land Revenue.

For the transport of toddy.

Throughout the Presidency.

For the transport of other kinds of liquor.

Within the districts in which they are employed.

Excise Inspector, Godavari Agency Circle, within the limits of the Circle, Excise Assistant Inspector, Ganjam Agency Circle, within the Madras division, Excise Assistant Inspector, Ganjam Agency Circle, within the Bellary Agency Sub-division.

\* For the limits of districts and divisions see the Table at the end of the Act.

## Appointments.

IV. The *Saib* and *Ambar* Superintendent, *Paidakhal*—to exercise all the powers and perform all the duties of a Collector in respect of the issue of special permits under section 11 for the transport from one part of the *Puducherry* State to another, across intervening British territory, of liquor manufactured in that State.

V. Licensed buyers—to exercise all the powers and to perform all the duties of a Collector in respect of the issue of special permits under section 11 for the transport of beer made in their breweries concurrently with the Collector and subject to the control of the Assistant Commissioners of *Madras* for *Distilleries*.

VI. Licensed wholesale vendors of country spirits—in exercise all the powers and to perform all the duties of a Collector in respect of the issue of special permits under section 11 for the transport of such spirits sold by themselves, concurrently with the Collector and subject to the control of the Collector.

VII. The Residents in *Myore* and at *Hyderabad* and the Agents to the Governor-General, *Madras* States, to exercise all the powers of a Collector under sections 7 and 11 of the Act in respect of the issue of permits for the export of intoxicating drugs including *opium* and its substitutes to the Indian States of *Myore*, *Hyderabad*, *Traivancor* and *Goa*, respectively, and for the transport of the drugs to the limits of British territory.

VIII. Licensed vendors of *con*, *haran*, *alkohols* of *con*, *arrey* other intoxicating drink or substance prepared from the *con*, plant, and all drugs, *syntetic* or other having a like physiological effect to that of *con* and all preparations and admixtures of any of the above—to perform all the duties of a Collector in respect of the issue of special permits for transport of such drugs sold by themselves concurrently with the Collector and subject to the control of the Collector.

IX. The *Excise* Superintendent, *Civil* and *Military* Stations, *Bangalore*, or other officer to whom the duty may be assigned by him—to exercise all the powers and perform all the duties of a Collector in respect of the issue of special permits under sections 8 and 11 for the import and transport from *Bangalore* to any part of the Presidency of beer manufactured at the *Bangalore* Brewery.

## B.—Under sub-section (d).

(1) All officers of the *Excise* Department in charge of *Circles*—to perform the acts and duties mentioned in sections 40 to 53 inclusive of the Act.

(2) Inspector, *Excise* Intelligence Bureau—to perform the acts and duties mentioned in sections 40 to 53 inclusive of the Act.

(3) The *Excise* Assistant Inspector, *Godavari* Agency Circle, and the *Excise* Assistant Inspector, *Sanjan* Agency—to perform the acts and duties mentioned in sections 40 to 53 inclusive of the Act.

## C.—Under sub-section (e).

(1) Assistant Commissioners, Inspectors, Assistant Inspectors and Sub-Inspectors of the *Excise* Department, on duty within the *Madras* Presidency to be *Ambar* Officers under their respective designations for the purposes of sections 51, 52, 54, 55, 56, 59, 63, 66 and 72 of the Act and to exercise all the powers and discharge all the duties conferred and imposed on *Ambar* officers in the sections aforesaid.

\* Local agents to which apply.

Within the districts of *Tondempet*, *Tangore* and *Madras*.

Throughout the Presidency.

Within the areas specified in their *Deccans*.

Throughout the Presidency.

Throughout the Presidency.

Throughout the Presidency.

Within their respective *Circles* as shown in the annexed schedule.

Throughout the Presidency.

*Excise* Assistant Inspector, *Godavari* Agency Circle, within the *Godavari* Agency Sub-division, and the *Excise* Assistant Inspector, *Sanjan* Agency, within the *Sanjan* Agency Sub-division.

Divisional Assistant Commissioners within their divisions and the Assistant Commissioner for *Distilleries* throughout the Presidency. Inspectors, Assistant Inspectors and Sub-Inspectors within the *Circles* to which they are attached.

\* For the limits of divisions and circles see Schedule to section 51.

*Appointments.*

(2) Assistant Inspectors and Sub-Inspectors attached to districts and sub-divisions to be Akbari officers in their respective designations for the purposes of sections 31, 32, 34, 35, 36, 38, 39, 53, 59 and 72 of the Act and to exercise all the powers and discharge all the duties conferred and imposed on Akbari officers in the sections aforesaid.

(4) Inspector, Kumaon Intelligence Bureau, and his Assistant Inspectors and Sub-Inspectors on duty within the Madras Presidency to be Akbari officers in their respective designations for the purposes of sections 31, 32, 34, 35, 36, 39, 53, 59 and 72 of the Act and to exercise all the powers and discharge all the duties conferred and imposed on Akbari officers in the sections aforesaid.

(4) Members of the Home Department on duty within the Madras Presidency to be Akbari officers in their respective designations for the purposes of sections 34, 35, 36, 39, 53, 59 and 72 of the Act and to exercise all the powers and discharge all the duties conferred and imposed on Akbari officers in the sections aforesaid.

(5) The Customs Collector, Kumaon, to be an Akbari officer for the purposes of sections 31, 32, 34, 35, 36, 38, 39, 53, 59 and 72 of the Act and to exercise all the powers and discharge all the duties conferred and imposed on Akbari officers in the sections aforesaid.

(6) Special Assistant Agents in the Agency tracts of the Garo, Vindhya and Godavari Districts, Kumaon Assistant Inspector and Sub-Inspectors, Garo Agency, to be Akbari officers for the purposes of sections 31, 32, 34, 35, 36, 39, 53, 59 and 72 of the Act and to exercise all the powers and discharge all the duties conferred and imposed on Akbari officers in the sections aforesaid.

(7) Members of the Home Department, Garo Agency, to be Akbari officers for the purposes of sections 34, 35, 36, 39, 53, 59 and 72 of the Act and to exercise all the powers and discharge all the duties conferred and imposed on Akbari officers in the sections aforesaid.

Provided that, with reference to sections 31 and 34 of the Act, there shall be no lack of jurisdiction within the Presidency for the Akbari and other departmental officers named therein; but all persons arrested and all seizures made thereunder shall without delay be made over to the Kumaon officer possessing local jurisdiction.

2. This notification will take effect from 1st April 1924.

*Provisions.*

*Water division (10 Circles).*

1. *Devanagar Circle*.—The area included within the magisterial jurisdiction of the Bhatnagar Sub-Magistrate of Bhatnagar, Gurgaon and Amb, the Deputy Tahsildar-Sub-Magistrate of Sonada, Kailash, Bhatnagar and Sonapat and the Tahsildar-Magistrate of Chitragpur.

2. *Chitragpur Circle*.—The portion of the Gurgaon district below the Ghats south of the Bhatnagar circle and the 152 villages in the Panchsheeli taluka of the Gurgaon Agency.

3. *Panchsheeli Circle*.—The Chitragpur, Bhatnagar, Vindhya and Vindhya sub-division.

4. *Bhatnagar Circle*.—The whole of the Bhatnagar and Gurgaon talukas, the ordinary tracts of the Panchsheeli, Panchsheeli and Panchsheeli talukas of the Vindhya district and the following villages in the Agency tracts of the Vindhya district:—

Gadhwal	...	...	...	...
Jalidwal	...	...	...	...
Vindhya	...	...	...	...
Panchsheeli	...	...	...	...
Villages comprised in the Gurgaon, Bhatnagar, Sonada, Bhatnagar and Sonapat talukas.	...	...	...	...

5. *Devanagar Circle*.—The whole of the Devanagar and Panchsheeli sub-division, the ordinary tracts of the Vindhya sub-division, the Panchsheeli taluk, the ordinary tracts of the Gurgaon taluk of the Vindhya district and the villages of Jhabal in the Panchsheeli taluk of the Vindhya Agency.

6. *Bhatnagar Circle*.—The Gurgaon, Bhatnagar and Panchsheeli talukas of the Gurgaon district and the Tadi and Panchsheeli divisions.

\* For the tracts of district and sub-division vide Schedule annexed.

\* Local time to which applied.

Within the respective circles in which the districts or sub-divisions are located.

Throughout the Presidency.

Throughout the Presidency is the case of the members of the Inspector, Kumaon Intelligence Bureau, and in other cases within the circles to which they are attached.

Within the circle to which he is attached.

Special Assistant Agents within their respective local jurisdictions, Kumaon Assistant Inspector and Sub-Inspectors, Garo Agency, within the Bhatnagar Agency sub-division.

Within the Agency sub-division to which they are employed.

7. *Anakapalle Circle*.—The Ramachandrapuram, Anakapalle and Ilamala taluks of the Godavari district.

8. *Gadagur Agency Circle*.—The whole of the Gadagur Agency and the Gadagur taluk of the Vijayanagar Agency.

9. *Krishna Circle*.—The Eluru, Tenali and Yemmigottam taluks of the Eluru district.

10. *Kurapur Circle*.—The Koppur and Sikkimuru taluks of the Kurur district.

*Nilave districts (9 Circles).*

11. *Korve Circle*.—The Korve, Nandigama and Gannaman taluks and the Parvati and Thiruvani divisions of the Kurur district.

12. *Mangalore Circle*.—The Bantur, Elur, Gudimada and Kallikur taluks of the Eluru district.

13. *Tenali Circle*.—The Tenali, Repalle, Repalle and Ceyla taluks of the Kurur district.

14. *Korvepur Circle*.—The Guntur, Pilsand, Vinnakonda, Sikkimuru and Nannampet taluks of the Kurur district.

15. *Korvepur Circle*.—The Kallikur, Kallikur and Udayagiri taluks and the area included within the jurisdiction of the Deputy Tahsildar-Sub-Magistrate of Pilsand and Bantur in the Kurur district.

16. *Korve Circle*.—The Kallikur, Atmakur, Nallam and Koppur taluks of the Kurur district.

17. *Korve Circle*.—The Bantur and Kallikur taluks and the area included within the jurisdiction of the Deputy Tahsildar-Sub-Magistrate of Venkateswari and Bantur in the Kurur district.

18. *Korvepur Circle*.—The Madanapalle, Vayalpad and Palmanur taluks and the Pongalur taluk of the Kurur district and portions of the following villages included in the Godavari taluk, North Arcot district:—

(i) Eluru Survey Nos. 7 to 19 and the eastern portion of Survey No. 6 included in reserve forest.

(ii) Sikkimuru, eastern portion of Survey No. 243-A included in reserve forest.

19. *Korvepur Circle*.—The Chinnampet and Chinnampet taluks and the Korvepur and Kallikur taluks of the Kurur district and portions of the following villages included in the Godavari taluk, North Arcot district:—

(i) Vinnakonda, Survey Nos. 271 to 296 and 299.

(ii) Sikkimuru, western portion of Survey No. 243-A included in reserve forest.

(iii) Kallikur, Survey Nos. 31-A to F, and the western portion of Survey No. 319 included in reserve forest.

*Bellary districts (9 Circles).*

20. *Bellary Circle*.—The Adoni, Alur, Bellary and Rayachoti taluks of the Bellary district.

21. *Bellary Circle*.—The Bellary, Hologali, Hologali and Kallikur taluks of the Bellary district.

22. *Bellary Circle*.—The Bellary, Bellary, Anantapur and Kallikur taluks of the Bellary district.

23. *Bellary Circle*.—The Bellary, Bellary, Bellary, Bellary, Bellary and Bellary taluks of the Bellary district.

24. *Bellary Circle*.—The Bellary and Bellary taluks of the Bellary district.

25. *Bellary Circle*.—The Bellary, Bellary and Bellary taluks of the Bellary district.

26. *Bellary Circle*.—The Bellary, Bellary and Bellary taluks of the Bellary district.

27. *Bellary Circle*.—The Bellary, Bellary and Bellary taluks of the Bellary district.

28. *Bellary Circle*.—The Bellary, Bellary and Bellary taluks of the Bellary district.

*Chingleput districts (8 Circles).*

29. *Madhavaram Circle*.—The Madhavaram and Chingleput taluks of the Chingleput district.

30. *Chingleput Circle*.—The Chingleput, Chingleput and Chingleput taluks of the Chingleput district.

31. *Chingleput Circle*.—The Chingleput, Chingleput and Chingleput taluks of the Chingleput district.

32. *Chingleput Circle*.—The Chingleput, Chingleput and Chingleput taluks of the Chingleput district.

33. *Chingleput Circle*.—The Chingleput, Chingleput and Chingleput taluks of the Chingleput district.

34. *Chingleput Circle*.—The Chingleput, Chingleput and Chingleput taluks of the Chingleput district.

35. *Tanjore Circle*.—The Tanjore, Papanasam and Karaikal taluks of the Tanjore district.

36. *Nagapattinam Circle*.—The Nagapattinam, Pichaiyandi, Thiruvallur and Aranganji taluks of the Tanjore district.

*direct divisions (4 Circles).*

37. *Rayachoti Circle*.—The Arkanam, Walleja, Chayyer and Wandivash taluks of the North Arcot district.

38. *Pattur Circle*.—The Villure and Tirupattur taluks and the Kengudi Zemindari of the North Arcot district and the Gachyattam taluk of the same district including the parties included in the Madhavapalli and Chittur Circles.

39. *Arni Circle*.—The Arni, Palar and Tiruvannamalai taluks of the North Arcot district.

40. *Salem Circle*.—The Umer, Elamangudi and Kumbhagam taluks of the Salem district.

41. *Salem Circle*.—The Salem, Badaguram, Athur and Ottumalai taluks of the Salem district.

42. *Salem Circle*.—The Tiruchengode, Ootlar and Nemethal taluks of the Salem district.

43. *Erode Circle*.—The Erode, Palladam and Elampore taluks of the Coimbatore district.

44. *Errore Circle*.—The Elavandi, Kollagal and Golethampalam taluks of the Coimbatore district.

45. *Coimbatore Circle*.—The Coimbatore, Polachi, Udumalpet and Aravach taluks of the Coimbatore district.

*Directly divided (3 Circles).*

46. *North Trichinopoly Circle*.—The Madai, Pannabalar, Uthiyarpalayam and Laigudi taluks of the Trichinopoly district.

47. *South Trichinopoly Circle*.—The Kaveri, Kallakudi and Trichinopoly taluks of the Trichinopoly district.

48. *Madurai Circle*.—The Madurai, Thiruvannamalai and Periyakulam taluks of the Madurai district.

49. *Dindigul Circle*.—The Dindigul, Perali, Nilakkottai and Malar taluks of the Madurai district and the area included in the jurisdiction of the Deputy Tahsildar of Kodaikand in the same district.

50. *Sivagangai Circle*.—The Sivagangai and Sivakulam taluks of the Madurai district and the area included in the Magistrate's jurisdiction of the Deputy Tahsildar Sub-Magistrates of Aruppukottai and Sivagangai in the same district.

51. *Madurai Circle*.—The Madurai and Tirupattur taluks and the area included within the Magistrate's jurisdiction of the Deputy Tahsildar Sub-Magistrates of Madurai, Pannabalar and Tiruvannamalai in the Madurai district.

52. *Tirunelveli Circle*.—The Tirunelveli, Tiruchendur and Sankaranthipatti taluks of the Tirunelveli district.

53. *Tirunelveli Circle*.—The Tirunelveli and Ambasamudram taluks of the Tirunelveli district.

54. *Kovilpatti Circle*.—The Kovilpatti, Tiruchendur and Srivilliputhur taluks of the Tirunelveli district.

*Five Great divisions (7 Circles).*

55. *Udipi Circle*.—The Gundapur, Udipi and Kadai taluks of the South Kanara district.

56. *Mangalore Circle*.—The Mangalore taluk of the South Kanara district and so much of the Uppanagudi taluk (of the same district) as lies to the north of the Kemundur river, comprising the villages of Kottipudi and Elendil and to the west of the Perre, Palar, Kollai, Kulpudi and Belandur villages.

57. *Kannur Circle*.—The Kannur taluk of the South Kanara district and so much of the Uppanagudi taluk as is not included in the Mangalore Circle.

58. *Malabar Circle*.—The Chikhal and Kottayam taluks of the Malabar district.

59. *Malabar Circle*.—The Chikhal, Kottayam and Wund taluks of the Malabar district.

60. *Malabar Circle*.—The Ponnani and Ernad taluks of the Malabar district and the whole of the Nilgiris district.

61. *Palghat Circle*.—The Cochin, Palghat and Wadakkad taluks of the Malabar district including the Altipatti valley.

# Part 34, Chapter 25, 1904 (S.O. No. 412, Revenue).

36. 11th.—The following rule made by the High Court of Judicature at Madras in exercise of the power conferred by section 23 of the Court Fees Act, 1870, as amended by the Amendment Act of 1903, and confirmed by the Governor of Port St. George in Council is hereby notified for general information:—

In Revenue Courts, they shall be two classes of suits and two classes of process-papers and they shall be—

	Rs.			
First-class suits	..	..	..	25 per centum.
Second-class suits	..	..	..	25% do.
First-class process papers	..	..	..	10 do.
Second-class process papers	..	..	..	10% do.

The rates and prices paid shall become entitled to draw the higher scale of pay after the post-employment service. In exceptional cases and with the previous sanction of the High Court, leave may be given in addition to the ordinary fixed rates.

Notes.—The revised scale of pay will be given effect to from 1st April 1929 and the post service of existing incumbents shall be taken into account in giving effect to them.

Port St. George, March 24, 1924.

No. 106.—Under section 2 of the Madras Village Revenue Act, II of 1914, the Government Council is pleased to direct that the Revenue Department No. 226, dated the 24th September 1923, published as page 1034 of Part I of the Port St. George Gazette, dated the 25th September 1923, shall be cancelled so far as it relates to Sanni Thiruvannam village in the Ambur mandal of the Thiruvannam District and that the provisions of the said Act shall be extended to the said village with effect from 1st April 1924.

Port St. George, April 1, 1924.

No. 107.—The following notification of the Government of India is published:—

#### FINANCE DEPARTMENT.

##### STAMPS.

Bills, No. 119 dated 1924.

No. 661.—In exercise of the powers conferred by section 25, sub-section (2) of the Indian Stamp Act, 1899 (II of 1899), the Government of India is pleased to direct that the following amendments shall be made in the Revision of the Government of India, in the Department of Commerce No. 118, dated the 19th January 1923, as subsequently amended namely:—

In the third column of the second table of the table for the words and figures "1 of a rupee, i.e., from above 12," the words and figures "A of a rupee, i.e., from 100—Rs. 10" shall be substituted.

#### ACQUISITION OF LANDS.

Port St. George, March 25, 1924.

Whereas it appears to Government that the lands specified below and situated in Vagary Division, Madras taluk, Madras district, are needed for a public purpose, to wit, for quarters for staff of Madras and Southern Mahratta Railway Company, Limited, hence to that effect a hereby given to all whom it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1914, as amended by Act XXXVIII of 1923, and the Government in Council hereby authorizes the Collector of Madras and his subordinates and the staff of the said Railway to exercise the powers conferred by section 4 (2) of the Act, under section 5 (a) of the Act the Collector of Madras is hereby appointed to perform the functions of a Collector under section 5-b of the Act.

Madras district, Madras taluk, Vagary division.

A. S. No. 1204-1 of Vagary, bounded on the north by S. S. No. 1204-4 (partly cut by S. S. No. 1204-5; cut by S. S. No. 1204-6; and by S. S. No. 1204-7)	A-40, 37.
B. S. No. 1204-2 of Vagary, bounded on the north by S. S. No. 1204-4 (partly cut by S. S. No. 1204-5; cut by S. S. No. 1204-6; and by S. S. No. 1204-7)	1-5-3, 323
C. S. No. 1204-3 of Vagary, bounded on the north by S. S. No. 1204-4 (partly cut by S. S. No. 1204-5; cut by S. S. No. 1204-6; and by S. S. No. 1204-7)	1-5-3, 323
D. S. No. 1204-5 of Vagary, bounded on the north by S. S. No. 1204-4 (partly cut by S. S. No. 1204-5; cut by S. S. No. 1204-6; and by S. S. No. 1204-7)	1-5-3, 323
E. S. No. 1204-6 of Vagary, bounded on the north by S. S. No. 1204-4 (partly cut by S. S. No. 1204-5; cut by S. S. No. 1204-6; and by S. S. No. 1204-7)	1-5-3, 323

Port St. George, March 25, 1924.

Whereas it appears to Government that the lands specified below and situated in Thandakurichikannam Division, Madras taluk, South Arcot district, are needed for a public purpose, to wit, for the widening and improvement of the Madras and Southern Mahratta Railway, hence to that effect a hereby given to all whom it may concern, in accordance with the provisions of section 4 (1) of the Land Acquisition Act I of 1914, as amended by Act XXXVIII of 1923, and the Government in Council hereby authorizes the Revenue Divisional Officer, Tirupattur, and his subordinates and the staff of the said Railway to exercise the powers conferred by section 4 (2) of the Act, under section 5 (a) of the Act, the Government in Council appoints the Revenue Divisional Officer, Tirupattur, to perform the functions of a Collector under section 5-b of the Act.

South Arcot district, Thandakurichikannam taluk, Thandakurichikannam Division.

D. S. No. 75-A, belonging to Kanchan Chetty, bounded on the north by S. S. No. 75 and 76; and by S. S. No. 75 and 76; and cut by S. S. No. 75	1-5-3, 323
D. S. No. 75-B, belonging to Kanchan Chetty, bounded on the north by S. S. No. 75 and 76; and cut by S. S. No. 75	1-5-3, 323
D. S. No. 75-C, belonging to Kanchan Chetty, bounded on the north by S. S. No. 75 and 76; and cut by S. S. No. 75	1-5-3, 323
D. S. No. 75-D, belonging to Kanchan Chetty, bounded on the north by S. S. No. 75 and 76; and cut by S. S. No. 75	1-5-3, 323
Total ..	1-5-3, 323





Atsuhara District, Wakayama Prefecture, No. 100, Hidaigokur village—rare

[illegible]

E. W. LEHR,  
Chief Executive of Chamberlain

## DEVELOPMENT DEPARTMENT.

#### CONCLUSIONS

Ref. St. George, March 25, 1921.

Mr. H. C. Moore is confirmed in the Indian Agricultural Service as Deputy Director of Agriculture with effect from the 1st December 1961.

## ADDENDUM

In notification regarding regulation of land in the Tinarevilly district published on page 261 of Part I of the *Mad. Gaz.* dated the 19th February 1924, and the following after the words section 5 (a) of the Act:—

<sup>17</sup> and under section 8 appears the *Vertical Forward Offset, Verticality*, to perform the functions of a *Collector* under the Act."

*Arch. Sci. Assoc.*, March 29, 1934.

In a letter dated 19th February 1914 he acquainted us and published on page 214 of Part I of the *For St. George's Gazette*, dated 4th March 1914, and the following after the words "enclosed by means of 1911":—

<sup>44</sup>and under section 5 appoints the Reserve Divisional Officer, District, to perform the functions of a Collector under the Act."







10. *Period of probation.*—Before appointment to the Imperial Forest Service a probationer will be required

(1) to have undergone and qualified in, or to be subject to be presented by His Majesty's Secretary of State for India, the course of Forestry at such University as the Secretary of State may prescribe;

(2) to have undergone a special course of instruction in Forestry under the direction and supervision of the Director of India's Forest Station;

(3) to have passed an examination in forest engineering and, if required, in certain other special subjects, namely, Systematic Botany of Indian trees, Indian Zoology, Forest Law and Indian Working Plans;

(4) to have undergone a final competitive examination in Forestry;

(5) to have satisfied the Secretary of State, or such authority as may be determined, of his ability to take.

The period of probation is, in ordinary cases, two years. The Director of India's Forest Station has power to make, out of it in the order and manner in which they should fulfil these various requirements.

11. *Charge.*—Probationers will be required to deliver all expenses of lodging, board, tuition and attendance in forest centres in the United Kingdom while at the University and on practical instruction.

12. *Allowance.*—The Secretary of State for India in Council makes payment to each probationer at the rate of £200\* per annum, not exceeding a total of £700.

These payments are ordinarily made on the following dates:—

First year—		Second year—	
On the 15th October .. ..	75	On the 15th December .. ..	100
On the 15th December .. ..	100	On the 15th March .. ..	75
On the 15th March .. ..	75	On the 1st July .. ..	100
On the 1st July .. ..	100	On the 15th October .. ..	75
	350		350
	700		

The cases of probationers whose probation does not extend over the full period of two years will be specially considered.

For terms only on the Continent, under the instructions of the Director of Forest Station, assistance and travelling allowance will be paid by the Secretary of State for India in Council at such rates as he may from time to time fix. The fees of the local forest officials at the service visited will also be paid by the Secretary of State.

The grant of allowance is subject to the following conditions:—

(a) that the progress of the probationer in his studies is satisfactory;

(b) that the probationer gives security to refund the payments in the event of his failing to qualify for an appointment in the Indian Forest Service, or not signing the articles of agreement as specified in paragraph 13, or failing to join the Indian Forest Service at the end of the period of probation;

(c) that the probationer undertakes to refund in proportion fixed under the terms of his agreement the payments, together with the cost of his first fare passage to India, in the event of his leaving the service during the first five years from the date of his appointment.

13. *Contract.*—Every probationer is required to contract himself during the period of probation in a manner satisfactory to the Secretary of State and to give evidence of satisfactory progress in his studies in such a manner as may be required, failing which, or in the event of serious misconduct, he is liable to have his name removed from the list of probationers.

14. *Appointment and security.*—Probationers who comply with the requirements of paragraph 10 within the probation period of two years, and also satisfy such other tests as may be prescribed are appointed Assistant Commissioners in the Indian Forest Department, provided they are of sound constitution, and free from physical defect which would render them unsuitable for employment in the Indian Forest Service. No probationer will be considered as a member of the Imperial Forest Service who fails to meet by the course of training, or vice versa, in the light of the experience acquired as to his capacity and qualifications during the probationary period, or he is removed for the work of a forest officer.

The position of the Assistant Commissioners in the Provincial Forest Service is determined by the Secretary of State for India in Council on the report of the Director of Indian Forest Station. Officers appointed from the Provincial to the Imperial Service will take such action as may be required in the latter service. Probationers granted under these regulations must consequently be prepared to find their names placed below those of officers promoted from the Provincial Service.

Probationers are allowed at the end of the period of probation to state their preference in respect to the province in which they desire to be allotted, but the distribution is made to the several provinces according to the needs of the public service, at the discretion of the Secretary of State for India in Council and no guarantee can be given that probationers will, on appointment, be posted to their own province. Indians will not, however, be required to serve in Burma and Borneo will not be required to serve in India.

Officers who at all times hold to be transferred from one province to another at the pleasure of the Government of India.

15. *Articles of agreement.*—A probationer is required, on qualifying for appointment as Assistant Commissioner, to sign articles of agreement setting forth the terms and conditions of his appointment;

\* The Secretary of State for India gives notice that the amount of these allowances will be increased from time to time as far as possible in accordance with the cost of living in the United Kingdom.

Probationers will be required to give security to the Local Government or Political Officer through whom they submitted their applications. If this security is not obtained, they will not be permitted to leave for England.

be most suitable for India where required to do so by the Secretary of State. Failure to submit at the stated time will, in the absence of satisfactory explanation, lead to forfeiture of appointment.

16. *Change in India.*—Such probationers on appointment to the Indian Forest Service as are provided with a free furlough leave go to India.

17. *Salary.*—The scale of pay and allowances in force for officers of Indian domicile is given in Appendix II in these regulations.

18. *Appointments and progress.*—Promotions and transfers are governed by the regulations laid down by the Secretary of State for India in Council, and applicable to forest officers, such regulations being subject to any modifications or alterations which may be made in them from time to time by him and their interpretation in case of any doubt arising being left to that authority.

Current information regarding appointments in the upper controlling staff of the Indian Forest Service will be found in Appendix II, and a summary of information regarding pensions is contained in Appendix III.

# APPENDIX I.

## Forest Examination.

1. With a view to the allocation of the annual Census bursarship for Indian Forest Studies (value about £50), and to facilitate the allotment of probationers to the several provinces in accordance with paragraph 14 of the regulations as to appointments in the Indian Forest Service, probationers who have completed their prescribed course of training are required to undergo a competitive final examination in Forestry.

2. A list of the probationers in order of merit is prepared by adding together (a) the marks obtained at the final examination, and (2) the marks obtained during the course of practical training in Forestry under the control of the Director of Indian Forest Studies. The maximum of marks obtainable under (a) is the same as under (2).

3. The final examination consists of an oral examination and three or more papers, as follows:—

(i) One or more papers in Silviculture, Forest Protection (including Forest Botany and Forest Entomology), and Forest Utilization (including Forest Engineering).

(ii) One or more papers in Forest Management, Forest Measurement, Forest Valuation, and Forest Administration.

(iii) A paper in General Forestry (Practical) dealing with the work done and with the forests visited during the course of practical training.

4. Probationers are not required to pay any fee for the examination.

# APPENDIX II.

## LIST OF APPOINTMENTS OPEN TO MEMBERS OF THE IMPERIAL FOREST SERVICE IN THE INDIA FOREST SERVICE ESTABLISHMENT IN INDIA IN 1923.

Note.—This list is liable to alteration at any time.

Appointment.	Salary.
(a) 1 Inspector-General of Forests, India.	Rs. 4,500 a month.
(b) 1 Assistant Inspector-General of Forests.	
(c) 8 Chief Conservators (Penang, Malacca, United Provinces, Punjab, Burma, and Central Provinces).	Commencing at Rs. 3,500 and rising by annual increments of Rs. 100 to Rs. 4,500 a month.
(d) 1 Forest-School, Forest Research Institute and College.	Rs. 3,000 a month.
(e) 26 Conservators.	Commencing at Rs. 1,750 and rising by annual increments of Rs. 100 to Rs. 2,500 a month.
(f) 104 Deputy and Assistant Conservators.	Rs. 1,000 a month, rising by annual increments of Rs. 50 a month to Rs. 1,500 a month in the 9th year; thereafter Rs. 100 in the 10th year rising by annual increments of Rs. 50 to Rs. 200 in the 12th and 13th years and Rs. 1,800 in the 14th year; no officer is drawn more than Rs. 150 a month until he is drawn by the Local Government to hold one of the lowest major charges in the province in which he is serving.
Total ..	221

Probationers trained in the United Kingdom will, on appointment to the India Forest Service as Assistant Conservators, etc., draw pay from the date on which they report their arrival in India.

# APPENDIX III.

## Pensions.

### Ordinary Pension.

(1) Imperial officers of the Forest department will be allowed to retire expressly after 25 or more years' service, and in the event they will ordinarily be entitled to draw pension not exceeding 50 per cent. of average emoluments subject to the following maxima:—

Rs.					
4,500 a year after	..	..	..	..	50 years' completed service.
4,000 "	..	..	..	..	25 "

Age	1	2	3	4	5	6 years' completed service
4,200 a year after	0.1	0.2	0.3	0.4	0.5	0.6
4,400	0.1	0.2	0.3	0.4	0.5	0.6
4,600	0.1	0.2	0.3	0.4	0.5	0.6
4,800	0.1	0.2	0.3	0.4	0.5	0.6
5,000	0.1	0.2	0.3	0.4	0.5	0.6

(2) Government will have an absolute right to remove any officer after he has completed 25 years' service, without necessity to give reasons and without any claim for compensation in addition to pension, and in that event the pension attributable to the officer will automatically be regulated on a scale not exceeding that prescribed in clause (1) above, in the case of optional retirements of officers of the service in which he serves.

(B) Government reserves an absolute right to reduce the pension retroactively admissible, in the case of non-fulfillment of the service obligation.

(4) The payment, out of India, of pension granted in respect of services to be regulated by the provisions of Article 334 of the Civil Service Regulations.

### Special Additional Features

(3) The existing list of special appointments have been classified in two grades, as shown, in the schedule annexed, the lower grade comprising those posts which involved high but intermediate responsibility, the higher consisting of those which require a marked degree of independent administrative and economic acumen.

(6) Officers who have held appointments listed in the lower grade in the schedule will be entitled to an additional payment at the rate of \$1,500 a year for each completed year of effective service in any appointment included in that grade, provided that no officer may draw an additional payment in excess of \$1,500 in respect of service classed in the lower grade.

(7) Officers who have held appointments listed in the upper grade in the schedule will be entitled to an additional pension of 2½ per cent per year for each completed year of effective service in any appointment included in that grade, provided that no officer may draw an additional pension in excess of 10,000 in respect of service rendered in the lower and upper grades combined as to the same grade schedule.

(2) These additional positions will be awarded, as in the past, only to officers who have given proof of special energy and efficiency. The existing restriction in Article 413, Civil Service Regulations, against the award of additional positions to officers retiring at their own option before the age of 35, with less than 10 years' service, will also be maintained.

## Александровская, Елена Александровна. Рязань.

Types and	Lower grade.
Inspector General of Forests.	Chief Warden of Forests.
Chief Conservators of Forests.	
President, Forest Research Institute and College, Dehra Dun.	

## APPENDIX 19

Abstract. *Phragmites australis*. *Scirpus americanus*. *Scirpus setaceus*.

**Notes.**—These populations are presented for the convenience of specialists and in order to enable them to ascertain the probability of the  $\chi^2$  coming up to the required physical standard. But it must be clearly understood that the significance of a test does not properly refer to the individual specimens of the material itself and that this significance is in no sense shared by these specimens.

1. A candidate must be in good mental and bodily health and free from any physical defect likely to interfere with efficient performance of duty.
2. We find habits of thought or about conversation are imposed but particular attention will be given to the general development of candidates.
3. The hearing must be good.
4. The speech without impediment.
5. The teeth in good order, i.e., decayed or broken teeth must be properly stopped or extracted, and deficient teeth replaced by artificial teeth where necessary for effective mastication.
6. The throat must be well formed, the lungs and heart sound.
7. Erythema, bronchitis, varicella, tubercle virus in a serious degree, or other condition likely to cause disability requires a candidate, unless such condition is cured by operation.
8. The limbs, feet and feet must be well formed and developed, with free and perfect motion of all the parts.
9. A candidate must have no congenital malformation or defect likely to interfere with efficiency.
10. A candidate must not be the subject of chronic skin disease.

3d. A candidate must not be the subject of chronic skin disease.

17. Evidence of previous acute or chronic disease pointing to an impaired constitution will de-

Reproduction as to the Standard of Value for the Internal Revenue Service.

2. If insects in one dish are seeing, a second dish may be placed, provided the astigmatism does not exceed 2 D, and if the other wearing glasses, not exceeding 20 D, the astigmatism of vision in one eye equals 4 D and in the other 4, there being normal range of accommodation with the glasses.



3. A candidate having total hypermetropia not exceeding 4 D is not disqualified, provided the sight in one eye (when under the influence of stimulus) equals 6, and in the other eye equals 5 with + 4 D or any lower power.

4. Hypermetropic refraction does not disqualify a candidate for this section, provided the lens or lenses required to correct the error of refraction do not exceed 4 D, and that the sight of one eye equals 5 and of the other 4, with or without such lens or lenses.

5. A candidate having a defect of vision arising from cataract of the cornea is disqualified if the sight of one eye be less than 4.5. In such a case, the better eye must be exempted. Defects of vision arising from pathological or other changes in the deeper structures of ocular eye which are not referred to in the above provisions, may disqualify a candidate for admission into the service.

6. Squint, or any other ocular condition, subject to the risk of aggravation at retirement, in either eye, may cause the rejection of a candidate. The existence of imperfections of vision must not be stated on the candidate's paper.

# APPLICATION FORM FOR PROMOTION FOR THE IMPERIAL FOREST SERVICE.

## PART I.

The entries on this sheet to be filled in by candidates in their own handwriting.

Write your usual signature here.....

Before filling up this form, you should consult the accompanying Regulations, in which are laid down the conditions of eligibility for appointment to the above Service.

To be filled up in duplicate and submitted to the *Revenue Secretary to the Government of the*

*Province* with statement of birth, *Department of*

Education, Health and Family, through the District Commissioner or through the Political Officer in April of the year in which the applicant is nominated. If the space provided here for any statement is too short, a separate sheet should be used.

If a candidate who fills up and returns this application form does not receive an acknowledgment of it within a reasonable time, he should inform the authority through whom he submitted it.

Should any of the particulars furnished be found to be false within the knowledge of the candidate, or with ill-appraisal, he holds to be disqualified. The wilful suppression of any material fact will be severely punished.

Answer

1. Name in full.

2. Postal and telegraphic address in full. (Any change of address should at once be communicated to the Secretary to the Government of India, Education, Health and Family Department and to the authority through whom the application was submitted.)

3. Exact date of birth and age last birthday.

4. Place of birth.

5. Your nationality at birth.

6. Your father's place of birth and nationality at birth.

7. The postal address and profession (if dead, give last address).

8. Your mother's place of birth and nationality at birth.

9. Schools—

Name your schools in order, giving date of entering and leaving. State any position of authority you held, any distinction you attained in school work, games, school activities, etc., any University scholarship you won.

10. University—

Name your University with dates of entering and leaving. State degree (specifying division) and any other distinctions.

Name your College and College Dates.

11. Any time spent attending school or otherwise connected with should be mentioned for here.

12. Have you on any former occasion volunteered to enter Government Service? If so, where and for what appointment? Give reasons for rejection.

13. Are you free from pecuniary encumbrances?

14. Give the names, postal addresses and professions of three references, one of whom should be the Principal of the College from which you graduated, and the other two responsible persons well acquainted with you in private life, but not relatives, and unconnected with your school or University.

15. Name any subject or subjects in which you can supply proof of special proficiency.

16. At which of the Universities Oxford, Cambridge or Edinburgh would you prefer to undergo your training in the event of your being selected.

17. Signature and date.

## PART II.

The entries on this sheet to be attended to by the Revenue Secretary to the Local Government or by the Political Officer at Agency concerned.

Answer.

Is the *Local Government* satisfied—  
*Political Officer or agent.*

(1) of the accuracy of the candidate's replies to questions 1, 2 to 10, and 12 of the form of application?

(2) that the candidate possesses the educational qualifications prescribed in paragraph 4 of the regulations?

Answer.

(3) that during his career at School and the University, the candidate bore a uniformly satisfactory character?

(4) that the copies from the papers given by the candidate as references (who should be informed as) are in all respects satisfactory?

(5) that the candidate is suitable for appointment in the Imperial Forest Service?

(6) Are there any other circumstances to which you think attention should be drawn?

Signature, date and designation.

On completion, one copy to be forwarded to the Secretary, to the Government of India, Department of Education, Health and Lands (on one such form on or before the 1st May 1934).

Fort St. George, March 21, 1934.

No. 104.—The following notification of the Government of India is published:—

#### DEPARTMENT OF EDUCATION, HEALTH AND LANDS.

##### AGRICULTURE.

1934, 2d 6th March 1934.

(Admission of officers of the Provincial Agricultural Service to post-graduate courses for the training of specialists.)

No. 364.—In confirmation of this Department's letter No. 46, dated the 15th January 1934, I am directed to forward for the information of the Local Government, a copy of a Press Communiqué issued by the Government of India on the 26th March 1934, announcing that the post-graduate courses at the Agricultural Research Institute and College, Pune, for the training of specialists will continue to open to officers of the Provincial Agricultural Service. As will be seen from the Communiqué, the first course commenced from the 1st November 1933 and as it is not feasible to admit officers of the Provincial Agricultural Service to the course as late, I am to suggest that the Local Government's recommendation regarding nomination of officers, if any, for the next course of training which will commence on the 1st November 1934, may be submitted at due season. Ordinarily the names of such officers should be submitted about a year before there is a reasonable hope that they will become qualified to do course for promotion to the Indian Agricultural Service as specialists in the subjects in which they would have been studying.

##### Press Communiqué.

In a Press Communiqué issued on the 26th June 1933, the Government of India announced the institution of post-graduate courses for specialists in certain subjects at the Agricultural Research Institute and College, Pune, and stated that those courses would be confined to distinguished graduates of Universities or Agricultural Colleges and who in addition who had undergone training in Agriculture and its allied branches in British Universities or in one of the recognised Agricultural Colleges and who possessed suitable qualifications. They have now decided to throw these courses open also to selected officers of the Provincial Agricultural Service, provided they are fully qualified to take advantage of them and are recommended by the Government of the Province in which they may be serving. The first course commenced on the 1st November 1933 and subsequent courses will commence from about the same date annually. The training will last for two years. Applications for further particulars regarding the course, fees, stipends, etc., should be made to the Director and Principal, Agricultural Research Institute and College, Pune.

No guarantee of appointment in the Indian Agricultural Service is given to the officers who pass through the training successfully.

No. 46.—In exercise of the powers conferred by section 30 of the Indian Mines Act, IV of 1920, the Government of Madras propose to make the following rules. Notice is hereby given that any objections or suggestions which may be received from any person with respect to the draft rules before the 28th June 1934 will be duly considered.

#### DRAFT RULES FOR MINES OTHER THAN COAL MINES.

##### CHAPTER I.—GENERAL AND HEATHY PROVISIONS.

1. At every mine a sufficient supply of wholesome drinking water shall be provided on the surface and, if the Local Government so directs in the case of any mine or class of mines, also below ground at points reasonably accessible to the persons employed. Drinking water shall in all cases be supplied to employees free of cost.

2. At every mine where the Chief Inspector so directs arrangements shall be made for keeping all the underground workings and roads clear from weeds, and a sweeper or sweepers shall be appointed for the purpose.

3. At every mine below and above accommodation shall be provided on the surface and, if the Local Government so directs in the case of any mine or class of mines, in the underground workings of the mine, and, in the case of labourers, such accommodation shall be not less than one seat per 50 employees.

Provided that the Local Government may require that in lieu of latrines or urinals a certain area or areas may be marked off on the surface of the ground for use for this purpose.

4. Every latrine situated on the surface for the use of the work-people of a mine shall be so partitioned off as to secure privacy, and, if a latrine is used for the use of one or more persons a latrine provided for the use of the mine men, the provisions shall be separate.

5. All latrines or urinals shall be kept in a sanitary condition. Receipts shall be issued daily and stored under and not at least once a year.

#### CHAPTER II.—SALUBRITY AND FIRST-AID WORK.

6. It shall be the duty of the owner, agent, and manager of a mine to see that adequate arrangements are made for the training of men in ambulance work.

7. In every mine in which fifty persons or more are employed underground during any period of 28 hours, one or more of the persons employed, according to the schedule made shall be trained in ambulance work to the standard of the Director's First-Aid Certificate.

When the number of persons employed underground during any period of 28 hours—

- does not exceed 100, not less than one person,
- exceeds 100 but does not exceed 150, not less than two persons,
- exceeds 150 but does not exceed 200, not less than three persons,
- exceeds 200 but does not exceed 400, not less than four persons,
- exceeds 400 but does not exceed 600, not less than five persons,
- exceeds 600, one person for every completed hundred of persons employed.

Provided that this rule shall not come into force until the 1st day of June 1927.

8. In or at every mine in respect of which section 16 of the Act applies, there shall be provided and kept in good condition and ready for immediate use at a convenient place on the surface and also if the Chief Inspector or an Inspector so directs in the case of any mine an independent

- (a) a suitably constructed shelter or shelters, and
- (b) a box or boxes containing a sufficient supply of suitable tablets and bandages, antiseptic powder, linen bandages, cotton wool and bandages of iodine or other suitable antiseptic solution.

#### CHAPTER III.—REQUIREMENTS OF WORK-PEOPLE.

9. The register of all persons employed in the mine, of their hours of work, of their days of rest, and of the nature of their respective employments as required by section 16 of the Act shall be maintained in the form shown in Schedule A.

10. For the purpose of section 12 (a) and with reference to (c) of the Act, all work of persons employed below ground shall be estimated from the time such persons leave the surface of the mine to the time at which they finally return there at the end of the period of employment.

11. The following persons shall be deemed to be persons holding positions of supervision, or management or employed in a confidential capacity within the meaning of section 12 of the Act—

- (a) any official in charge of any mine or part of a mine;
- (b) mechanical engineers or engine-drivers or electricians;
- (c) surveyors;

#### CHAPTER IV.—SAFETY PROVISIONS.

12. Any place in or about an excavation which is dangerous shall be made safe or shall be kept securely fenced. Should any person, other than a person in charge of the place, be in the vicinity of the excavation, or where there is no Inspector appointed under the Act, the Director of Mines shall be consulted on this point.

13. Where an excavation, which is more than 12 feet deep and has been formed as the result of any mining operations, extends within fifty feet of a public road or dwelling house or of property owned by His Majesty or any local authority or Railway Company as defined in the Indian Railways Act, 1925 or of an inhabited village, substantial fencing shall be erected and maintained around the excavation adjacent to the road or dwelling.

14. Where as a result of mining operations a subsidence of the surface has taken place or is likely to take place, and persons are likely to be endangered thereby, the dangerous area shall be kept fenced or cordoned off.

15. In the case of any mine which is abandoned or the working of which is discontinued, the owner, agent or manager shall be bound, before the mine is finally abandoned, or immediately after the working thereof has been discontinued, to cause the top or adit of every shaft and opening into a mine to be closed by a structure of a permanent character sufficient to prevent persons inadvertently falling into or entering the shafts or openings.

#### CHAPTER V.

16. If the owner, agent or manager of any mine intends to commence or extend any mining operations underground at any time within fifty yards of any inhabited village or other building, etc., which have not been closed or public works by the Local Government under clause (c) of section 10 of the Act, he shall not less than sixty days before commencing to carry out his intention, give to the District Magistrate concerned and to the Chief Inspector of Mines notice in writing of such intention.

17. If the operations in respect of which notice is given under rule 16 are not commenced within twelve months from the expiry of the period of sixty days therein referred to, the notice shall be held to have expired, and the provisions of that rule shall apply as if no such notice had been given.

18. The notice to be given under rule 18 shall specify the position of the workings of the mine in relation to the inhabited village or other locality, etc., in question, the manner in which it is proposed to carry out the intended mining operations, the limits to which it is proposed to carry the said operations, and whether the operations are actually in progress, and shall include a plan showing the existing and the intended mining operations in so far as they affect the inhabited village or other locality, etc., in question.

#### CHAPTER VI.—MINING.—Continued.

19. Sufficient materials and appliances shall be kept in stock for the proper carrying out of all necessary operations in a manner consistent with the provisions of the Act, regulations, rules and by-laws.

20. No travelling track or drag shall be kept or commenced in, or at a mine without the consent of the manager, and no person in a state of intoxication shall enter or be allowed to remain in or about a mine.

21. All plans and books which are required to be kept under the regulations, these rules and the by-laws and prescribed schedule of the Indian Mines Act, 1911, and of the regulations, rules and by-laws applicable to the mine shall be kept at all times at some other building or place to which they may be sent in connection with the working of the mine, and shall be produced on the request of the Chief Inspector or an Inspector, or any person authorized in that behalf by the Local Government.

22. The originals, or true copies, of all reports made in conformity with the Act or with the regulations, rules or by-laws shall be maintained at the mine for a period of twelve months after having been made.

23. No person shall sell, lease, let, or dispose of any allotment of the Indian Mines Act, 1911, or any copy of the regulations, rules or by-laws made thereunder which is posted up in any mine or any mines posted up in pursuance of the regulations of the mine.

Foot St. George, March 24, 1924.

No. 277.—Whereas by Notification No. 12, published on pages 61-62 of Part I of the Port St. George Gazette, dated 12th January 1919, the Governor in Council has, under sections 28 and 32 (4) of the Indian Forest Act of 1907, made rules to regulate the management of the forest and waste lands in the Joppra estate of the Pimpasapan district and, whereas the Ministry of Joppra has requested that the Chief Forest Officer of the State may be empowered to accept compensation for the purchase of infringement of the said rules which have been declared publishable under rule 20 of the said rules, the Governor in Council is pleased, under section 32 (4) of the Act, to empower the Chief Forest Officer of the Joppra estate for the time being to accept under section 35 of the Act compensation for offences punishable under the said rules and subject to the conditions laid down in rule 11 of the said rules.

#### ACQUISITION OF LANDS.

Port St. George, March 25, 1924.

Whereas it appears to the Government that the lands mentioned below situated in Kulakad village in Nalgonda taluk in Travancore district, are needed for constructing Kulakad-Banganapall road, with the working circles in the reserved forest, and, in order to that effect a notice given in all places it may concern in accordance with the provisions of section 4 (1) of the Land Acquisition Act, I of 1914, and the Governor in Council hereby authorizes the Revenue Districtal Officer, Travancore, and he or he or his successors in office, to perform the functions of a Collector under the Act.

Travancore district, Banganapall taluk, Kulakad village.

By, registered, S. No. 104, belonging to M. S. Srinivasachariy Pulak, bounded on the north by S. No. 105-1 and by S. No. 105-2 and by S. No. 105-3 and by S. No. 105-4 and by S. No. 105-5 and by S. No. 105-6 and by S. No. 105-7 and by S. No. 105-8 and by S. No. 105-9 and by S. No. 105-10 and by S. No. 105-11 and by S. No. 105-12 and by S. No. 105-13 and by S. No. 105-14 and by S. No. 105-15 and by S. No. 105-16 and by S. No. 105-17 and by S. No. 105-18 and by S. No. 105-19 and by S. No. 105-20 and by S. No. 105-21 and by S. No. 105-22 and by S. No. 105-23 and by S. No. 105-24 and by S. No. 105-25 and by S. No. 105-26 and by S. No. 105-27 and by S. No. 105-28 and by S. No. 105-29 and by S. No. 105-30 and by S. No. 105-31 and by S. No. 105-32 and by S. No. 105-33 and by S. No. 105-34 and by S. No. 105-35 and by S. No. 105-36 and by S. No. 105-37 and by S. No. 105-38 and by S. No. 105-39 and by S. No. 105-40 and by S. No. 105-41 and by S. No. 105-42 and by S. No. 105-43 and by S. No. 105-44 and by S. No. 105-45 and by S. No. 105-46 and by S. No. 105-47 and by S. No. 105-48 and by S. No. 105-49 and by S. No. 105-50 and by S. No. 105-51 and by S. No. 105-52 and by S. No. 105-53 and by S. No. 105-54 and by S. No. 105-55 and by S. No. 105-56 and by S. No. 105-57 and by S. No. 105-58 and by S. No. 105-59 and by S. No. 105-60 and by S. No. 105-61 and by S. No. 105-62 and by S. No. 105-63 and by S. No. 105-64 and by S. No. 105-65 and by S. No. 105-66 and by S. No. 105-67 and by S. No. 105-68 and by S. No. 105-69 and by S. No. 105-70 and by S. No. 105-71 and by S. No. 105-72 and by S. No. 105-73 and by S. No. 105-74 and by S. No. 105-75 and by S. No. 105-76 and by S. No. 105-77 and by S. No. 105-78 and by S. No. 105-79 and by S. No. 105-80 and by S. No. 105-81 and by S. No. 105-82 and by S. No. 105-83 and by S. No. 105-84 and by S. No. 105-85 and by S. No. 105-86 and by S. No. 105-87 and by S. No. 105-88 and by S. No. 105-89 and by S. No. 105-90 and by S. No. 105-91 and by S. No. 105-92 and by S. No. 105-93 and by S. No. 105-94 and by S. No. 105-95 and by S. No. 105-96 and by S. No. 105-97 and by S. No. 105-98 and by S. No. 105-99 and by S. No. 105-100 and by S. No. 105-101 and by S. No. 105-102 and by S. No. 105-103 and by S. No. 105-104 and by S. No. 105-105 and by S. No. 105-106 and by S. No. 105-107 and by S. No. 105-108 and by S. No. 105-109 and by S. No. 105-110 and by S. No. 105-111 and by S. No. 105-112 and by S. No. 105-113 and by S. No. 105-114 and by S. No. 105-115 and by S. No. 105-116 and by S. No. 105-117 and by S. No. 105-118 and by S. No. 105-119 and by S. No. 105-120 and by S. No. 105-121 and by S. No. 105-122 and by S. No. 105-123 and by S. No. 105-124 and by S. No. 105-125 and by S. No. 105-126 and by S. No. 105-127 and by S. No. 105-128 and by S. No. 105-129 and by S. No. 105-130 and by S. No. 105-131 and by S. No. 105-132 and by S. No. 105-133 and by S. No. 105-134 and by S. No. 105-135 and by S. No. 105-136 and by S. No. 105-137 and by S. No. 105-138 and by S. No. 105-139 and by S. No. 105-140 and by S. No. 105-141 and by S. No. 105-142 and by S. No. 105-143 and by S. No. 105-144 and by S. No. 105-145 and by S. No. 105-146 and by S. No. 105-147 and by S. No. 105-148 and by S. No. 105-149 and by S. No. 105-150 and by S. No. 105-151 and by S. No. 105-152 and by S. No. 105-153 and by S. No. 105-154 and by S. No. 105-155 and by S. No. 105-156 and by S. No. 105-157 and by S. No. 105-158 and by S. No. 105-159 and by S. No. 105-160 and by S. No. 105-161 and by S. No. 105-162 and by S. No. 105-163 and by S. No. 105-164 and by S. No. 105-165 and by S. No. 105-166 and by S. No. 105-167 and by S. No. 105-168 and by S. No. 105-169 and by S. No. 105-170 and by S. No. 105-171 and by S. No. 105-172 and by S. No. 105-173 and by S. No. 105-174 and by S. No. 105-175 and by S. No. 105-176 and by S. No. 105-177 and by S. No. 105-178 and by S. No. 105-179 and by S. No. 105-180 and by S. No. 105-181 and by S. No. 105-182 and by S. No. 105-183 and by S. No. 105-184 and by S. No. 105-185 and by S. No. 105-186 and by S. No. 105-187 and by S. No. 105-188 and by S. No. 105-189 and by S. No. 105-190 and by S. No. 105-191 and by S. No. 105-192 and by S. No. 105-193 and by S. No. 105-194 and by S. No. 105-195 and by S. No. 105-196 and by S. No. 105-197 and by S. No. 105-198 and by S. No. 105-199 and by S. No. 105-200 and by S. No. 105-201 and by S. No. 105-202 and by S. No. 105-203 and by S. No. 105-204 and by S. No. 105-205 and by S. No. 105-206 and by S. No. 105-207 and by S. No. 105-208 and by S. No. 105-209 and by S. No. 105-210 and by S. No. 105-211 and by S. No. 105-212 and by S. No. 105-213 and by S. No. 105-214 and by S. No. 105-215 and by S. No. 105-216 and by S. No. 105-217 and by S. No. 105-218 and by S. No. 105-219 and by S. No. 105-220 and by S. No. 105-221 and by S. No. 105-222 and by S. No. 105-223 and by S. No. 105-224 and by S. No. 105-225 and by S. No. 105-226 and by S. No. 105-227 and by S. No. 105-228 and by S. No. 105-229 and by S. No. 105-230 and by S. No. 105-231 and by S. No. 105-232 and by S. No. 105-233 and by S. No. 105-234 and by S. No. 105-235 and by S. No. 105-236 and by S. No. 105-237 and by S. No. 105-238 and by S. No. 105-239 and by S. No. 105-240 and by S. No. 105-241 and by S. No. 105-242 and by S. No. 105-243 and by S. No. 105-244 and by S. No. 105-245 and by S. No. 105-246 and by S. No. 105-247 and by S. No. 105-248 and by S. No. 105-249 and by S. No. 105-250 and by S. No. 105-251 and by S. No. 105-252 and by S. No. 105-253 and by S. No. 105-254 and by S. No. 105-255 and by S. No. 105-256 and by S. No. 105-257 and by S. No. 105-258 and by S. No. 105-259 and by S. No. 105-260 and by S. No. 105-261 and by S. No. 105-262 and by S. No. 105-263 and by S. No. 105-264 and by S. No. 105-265 and by S. No. 105-266 and by S. No. 105-267 and by S. No. 105-268 and by S. No. 105-269 and by S. No. 105-270 and by S. No. 105-271 and by S. No. 105-272 and by S. No. 105-273 and by S. No. 105-274 and by S. No. 105-275 and by S. No. 105-276 and by S. No. 105-277 and by S. No. 105-278 and by S. No. 105-279 and by S. No. 105-280 and by S. No. 105-281 and by S. No. 105-282 and by S. No. 105-283 and by S. No. 105-284 and by S. No. 105-285 and by S. No. 105-286 and by S. No. 105-287 and by S. No. 105-288 and by S. No. 105-289 and by S. No. 105-290 and by S. No. 105-291 and by S. No. 105-292 and by S. No. 105-293 and by S. No. 105-294 and by S. No. 105-295 and by S. No. 105-296 and by S. No. 105-297 and by S. No. 105-298 and by S. No. 105-299 and by S. No. 105-300 and by S. No. 105-301 and by S. No. 105-302 and by S. No. 105-303 and by S. No. 105-304 and by S. No. 105-305 and by S. No. 105-306 and by S. No. 105-307 and by S. No. 105-308 and by S. No. 105-309 and by S. No. 105-310 and by S. No. 105-311 and by S. No. 105-312 and by S. No. 105-313 and by S. No. 105-314 and by S. No. 105-315 and by S. No. 105-316 and by S. No. 105-317 and by S. No. 105-318 and by S. No. 105-319 and by S. No. 105-320 and by S. No. 105-321 and by S. No. 105-322 and by S. No. 105-323 and by S. No. 105-324 and by S. No. 105-325 and by S. No. 105-326 and by S. No. 105-327 and by S. No. 105-328 and by S. No. 105-329 and by S. No. 105-330 and by S. No. 105-331 and by S. No. 105-332 and by S. No. 105-333 and by S. No. 105-334 and by S. No. 105-335 and by S. No. 105-336 and by S. No. 105-337 and by S. No. 105-338 and by S. No. 105-339 and by S. No. 105-340 and by S. No. 105-341 and by S. No. 105-342 and by S. No. 105-343 and by S. No. 105-344 and by S. No. 105-345 and by S. No. 105-346 and by S. No. 105-347 and by S. No. 105-348 and by S. No. 105-349 and by S. No. 105-350 and by S. No. 105-351 and by S. No. 105-352 and by S. No. 105-353 and by S. No. 105-354 and by S. No. 105-355 and by S. No. 105-356 and by S. No. 105-357 and by S. No. 105-358 and by S. No. 105-359 and by S. No. 105-360 and by S. No. 105-361 and by S. No. 105-362 and by S. No. 105-363 and by S. No. 105-364 and by S. No. 105-365 and by S. No. 105-366 and by S. No. 105-367 and by S. No. 105-368 and by S. No. 105-369 and by S. No. 105-370 and by S. No. 105-371 and by S. No. 105-372 and by S. No. 105-373 and by S. No. 105-374 and by S. No. 105-375 and by S. No. 105-376 and by S. No. 105-377 and by S. No. 105-378 and by S. No. 105-379 and by S. No. 105-380 and by S. No. 105-381 and by S. No. 105-382 and by S. No. 105-383 and by S. No. 105-384 and by S. No. 105-385 and by S. No. 105-386 and by S. No. 105-387 and by S. No. 105-388 and by S. No. 105-389 and by S. No. 105-390 and by S. No. 105-391 and by S. No. 105-392 and by S. No. 105-393 and by S. No. 105-394 and by S. No. 105-395 and by S. No. 105-396 and by S. No. 105-397 and by S. No. 105-398 and by S. No. 105-399 and by S. No. 105-400 and by S. No. 105-401 and by S. No. 105-402 and by S. No. 105-403 and by S. No. 105-404 and by S. No. 105-405 and by S. No. 105-406 and by S. No. 105-407 and by S. No. 105-408 and by S. No. 105-409 and by S. No. 105-410 and by S. No. 105-411 and by S. No. 105-412 and by S. No. 105-413 and by S. No. 105-414 and by S. No. 105-415 and by S. No. 105-416 and by S. No. 105-417 and by S. No. 105-418 and by S. No. 105-419 and by S. No. 105-420 and by S. No. 105-421 and by S. No. 105-422 and by S. No. 105-423 and by S. No. 105-424 and by S. No. 105-425 and by S. No. 105-426 and by S. No. 105-427 and by S. No. 105-428 and by S. No. 105-429 and by S. No. 105-430 and by S. No. 105-431 and by S. No. 105-432 and by S. No. 105-433 and by S. No. 105-434 and by S. No. 105-435 and by S. No. 105-436 and by S. No. 105-437 and by S. No. 105-438 and by S. No. 105-439 and by S. No. 105-440 and by S. No. 105-441 and by S. No. 105-442 and by S. No. 105-443 and by S. No. 105-444 and by S. No. 105-445 and by S. No. 105-446 and by S. No. 105-447 and by S. No. 105-448 and by S. No. 105-449 and by S. No. 105-450 and by S. No. 105-451 and by S. No. 105-452 and by S. No. 105-453 and by S. No. 105-454 and by S. No. 105-455 and by S. No. 105-456 and by S. No. 105-457 and by S. No. 105-458 and by S. No. 105-459 and by S. No. 105-460 and by S. No. 105-461 and by S. No. 105-462 and by S. No. 105-463 and by S. No. 105-464 and by S. No. 105-465 and by S. No. 105-466 and by S. No. 105-467 and by S. No. 105-468 and by S. No. 105-469 and by S. No. 105-470 and by S. No. 105-471 and by S. No. 105-472 and by S. No. 105-473 and by S. No. 105-474 and by S. No. 105-475 and by S. No. 105-476 and by S. No. 105-477 and by S. No. 105-478 and by S. No. 105-479 and by S. No. 105-480 and by S. No. 105-481 and by S. No. 105-482 and by S. No. 105-483 and by S. No. 105-484 and by S. No. 105-485 and by S. No. 105-486 and by S. No. 105-487 and by S. No. 105-488 and by S. No. 105-489 and by S. No. 105-490 and by S. No. 105-491 and by S. No. 105-492 and by S. No. 105-493 and by S. No. 105-494 and by S. No. 105-495 and by S. No. 105-496 and by S. No. 105-497 and by S. No. 105-498 and by S. No. 105-499 and by S. No. 105-500 and by S. No. 105-501 and by S. No. 105-502 and by S. No. 105-503 and by S. No. 105-504 and by S. No. 105-505 and by S. No. 105-506 and by S. No. 105-507 and by S. No. 105-508 and by S. No. 105-509 and by S. No. 105-510 and by S. No. 105-511 and by S. No. 105-512 and by S. No. 105-513 and by S. No. 105-514 and by S. No. 105-515 and by S. No. 105-516 and by S. No. 105-517 and by S. No. 105-518 and by S. No. 105-519 and by S. No. 105-520 and by S. No. 105-521 and by S. No. 105-522 and by S. No. 105-523 and by S. No. 105-524 and by S. No. 105-525 and by S. No. 105-526 and by S. No. 105-527 and by S. No. 105-528 and by S. No. 105-529 and by S. No. 105-530 and by S. No. 105-531 and by S. No. 105-532 and by S. No. 105-533 and by S. No. 105-534 and by S. No. 105-535 and by S. No. 105-536 and by S. No. 105-537 and by S. No. 105-538 and by S. No. 105-539 and by S. No. 105-540 and by S. No. 105-541 and by S. No. 105-542 and by S. No. 105-543 and by S. No. 105-544 and by S. No. 105-545 and by S. No. 105-546 and by S. No. 105-547 and by S. No. 105-548 and by S. No. 105-549 and by S. No. 105-550 and by S. No. 105-551 and by S. No. 105-552 and by S. No. 105-553 and by S. No. 105-554 and by S. No. 105-555 and by S. No. 105-556 and by S. No. 105-557 and by S. No. 105-558 and by S. No. 105-559 and by S. No. 105-560 and by S. No. 105-561 and by S. No. 105-562 and by S. No. 105-563 and by S. No. 105-564 and by S. No. 105-565 and by S. No. 105-566 and by S. No. 105-567 and by S. No. 105-568 and by S. No. 105-569 and by S. No. 105-570 and by S. No. 105-571 and by S. No. 105-572 and by S. No. 105-573 and by S. No. 105-574 and by S. No. 105-575 and by S. No. 105-576 and by S. No. 105-577 and by S. No. 105-578 and by S. No. 105-579 and by S. No. 105-580 and by S. No. 105-581 and by S. No. 105-582 and by S. No. 105-583 and by S. No. 105-584 and by S. No. 105-585 and by S. No. 105-586 and by S. No. 105-587 and by S. No. 105-588 and by S. No. 105-589 and by S. No. 105-590 and by S. No. 105-591 and by S. No. 105-592 and by S. No. 105-593 and by S. No. 105-594 and by S. No. 105-595 and by S. No. 105-596 and by S. No. 105-597 and by S. No. 105-598 and by S. No. 105-599 and by S. No. 105-600 and by S. No. 105-601 and by S. No. 105-602 and by S. No. 105-603 and by S. No. 105-604 and by S. No. 105-605 and by S. No. 105-606 and by S. No. 105-607 and by S. No. 105-608 and by S. No. 105-609 and by S. No. 105-610 and by S. No. 105-611 and by S. No. 105-612 and by S. No. 105-613 and by S. No. 105-614 and by S. No. 105-615 and by S. No. 105-616 and by S. No. 105-617 and by S. No. 105-618 and by S. No. 105-619 and by S. No. 105-620 and by S. No. 105-621 and by S. No. 105-622 and by S. No. 105-623 and by S. No. 105-624 and by S. No. 105-625 and by S. No. 105-626 and by S. No. 105-627 and by S. No. 105-628 and by S. No. 105-629 and by S. No. 105-630 and by S. No. 105-631 and by S. No. 105-632 and by S. No. 105-633 and by S. No. 105-634 and by S. No. 105-635 and by S. No. 105-636 and by S. No. 105-637 and by S. No. 105-638 and by S. No. 105-639 and by S. No. 105-640 and by S. No. 105-641 and by S. No. 105-642 and by S. No. 105-643 and by S. No. 105-644 and by S. No. 105-645 and by S. No. 105-646 and by S. No. 105-647 and by S. No. 105-648 and by S. No. 105-649 and by S. No. 105-650 and by S. No. 105-651 and by S. No. 105-652 and by S. No. 105-653 and by S. No. 105-654 and by S. No. 105-655 and by S. No. 105-656 and by S. No. 105-657 and by S. No. 105-658 and by S. No. 105-659 and by S. No. 105-660 and by S. No. 105-661 and by S. No. 105-662 and by S. No. 105-663 and by S. No. 105-664 and by S. No. 105-665 and by S. No. 105-666 and by S. No. 105-667 and by S. No. 105-668 and by S. No. 105-669 and by S. No. 105-670 and by S. No. 105-671 and by S. No. 105-672 and by S. No. 105-673 and by S. No. 105-674 and by S. No. 105-675 and by S. No. 105-676 and by S. No. 105-677 and by S. No. 105-678 and by S. No. 105-679 and by S. No. 105-680 and by S. No. 105-681 and by S. No. 105-682 and by S. No. 105-683 and by S. No. 105-684 and by S. No. 105-685 and by S. No. 105-686 and by S. No. 105-687 and by S. No. 105-688 and by S. No. 105-689 and by S. No. 105-690 and by S. No. 105-691 and by S. No. 105-692 and by S. No. 105-693 and by S. No. 105-694 and by S. No. 105-695 and by S. No. 105-696 and by S. No. 105-697 and by S. No. 105-698 and by S. No. 105-699 and by S. No. 105-700 and by S. No. 105-701 and by S. No. 105-702 and by S. No. 105-703 and by S. No. 105-704 and by S. No. 105-705 and by S. No. 105-706 and by S. No. 105-707 and by S. No. 105-708 and by S. No. 105-709 and by S. No. 105-710 and by S. No. 105-711 and by S. No. 105-712 and by S. No. 105-713 and by S. No. 105-714 and by S. No. 105-715 and by S. No. 105-716 and by S. No. 105-717 and by S. No. 105-718 and by S. No. 105-719 and by S. No. 105-720 and by S. No. 105-721 and by S. No. 105-722 and by S. No. 105-723 and by S. No. 105-724 and by S. No. 105-725 and by S. No. 105-726 and by S. No. 105-727 and by S. No. 105-728 and by S. No. 105-729 and by S. No. 105-730 and by S. No. 105-731 and by S. No. 105-732 and by S. No. 105-733 and by S. No. 105-734 and by S. No. 105-735 and by S. No. 105-736 and by S. No. 105-737 and by S. No. 105-738 and by S. No. 105-739 and by S. No. 105-740 and by S. No. 105-741 and by S. No. 105-742 and by S. No. 105-743 and by S. No. 105-744 and by S. No. 105-745 and by S. No. 105-746 and by S. No. 105-747 and by S. No. 105-748 and by S. No. 105-749 and by S. No. 105-750 and by S. No. 105-751 and by S. No. 105-752 and by S. No. 105-753 and by S. No. 105-754 and by S. No. 105-755 and by S. No. 105-756 and by S. No. 105-757 and by S. No. 105-758 and by S. No. 105-759 and by S. No. 105-760 and by S. No. 105-761 and by S. No. 105-762 and by S. No. 105-763 and by S. No. 105-764 and by S. No. 105-765 and by S. No. 105-766 and by S. No. 105-767 and by S. No. 105-768 and by S. No. 105-769 and by S. No. 105-770 and by S. No. 105-771 and by S. No. 105-772 and by S. No. 105-773 and by S. No. 105-774 and by S. No. 105-775 and by S. No. 105-776 and by S. No. 105-777 and by S. No. 105-778 and by S. No. 105-779 and by S. No. 105-780 and by S. No. 105-781 and by S. No. 105-782 and by S. No. 105-783 and by S. No. 105-784 and by S. No. 105-785 and by S. No. 105
--

Whereas it appears to the Government that the funds apportioned in the following schedule are needed for securing grants for the Forest Range subdivisions at Amantapan, Amantapan village, Erent lake, Nether stream, subject to the provisions of the Forest Grants Act, I of 1894, as amended by Act XCVIII of 1907, and the Governor in Council has approved the Revenue Department's estimate of Rs. 60,000 for the year ending 31st March 1908; and whereas the Revenue Department has recommended that the said sum of Rs. 60,000 be granted to the Forest Range subdivisions at Amantapan, Amantapan village, Erent lake, Nether stream, subject to the provisions of the Forest Grants Act, I of 1894, as amended by Act XCVIII of 1907, and the Governor in Council has approved the Revenue Department's estimate of Rs. 60,000 for the year ending 31st March 1908; and whereas the Revenue Department has recommended that the said sum of Rs. 60,000 be granted to the Forest Range subdivisions at Amantapan, Amantapan village, Erent lake, Nether stream, subject to the provisions of the Forest Grants Act, I of 1894, as amended by Act XCVIII of 1907, and the Governor in Council has approved the Revenue Department's estimate of Rs. 60,000 for the year ending 31st March 1908;

Enacted under Sec. 3 of the same Act, the Revenue Department Officer, Nilgiris, do hereby certify that the said sum of Rs. 60,000 has been granted to the Forest Range subdivisions at Amantapan, Amantapan village, Erent lake, Nether stream, subject to the provisions of the Forest Grants Act, I of 1894, as amended by Act XCVIII of 1907.

## Malabar district, Kozhikode taluk, Kozhikode village.

D. No. 100	Published in 4 separate fold from D. No. 100, U.S., belonging to seven, <i>Thamnotricha</i>	3.00
	<i>Tempestus</i> spina, <i>Chamaecrista</i> <i>Stenotoma</i> , <i>Ammonotoma</i> <i>Stenotoma</i> , <i>Stenotoma</i> <i>Stenotoma</i>	
	(cont.) <i>Stenotoma</i> <i>Stenotoma</i> <i>Stenotoma</i> <i>Stenotoma</i> <i>Stenotoma</i> <i>Stenotoma</i> <i>Stenotoma</i> <i>Stenotoma</i>	3.00
D. No. 101	Published in 4 separate fold from D. No. 101, U.S., belonging to seven, <i>Thamnotricha</i>	3.00
	<i>Tempestus</i> spina, <i>Chamaecrista</i> <i>Stenotoma</i> , <i>Ammonotoma</i> <i>Stenotoma</i> , <i>Stenotoma</i> <i>Stenotoma</i>	
	(cont.) <i>Stenotoma</i> <i>Stenotoma</i> <i>Stenotoma</i> <i>Stenotoma</i> <i>Stenotoma</i> <i>Stenotoma</i> <i>Stenotoma</i> <i>Stenotoma</i>	3.00
	Total ..	6.00

Ref. 83, China, March 28, 1924.

Whereas it appears to the Government that the land mentioned below situated in Yalaipang village in the Chingpang sub-division is needed for provision of housing for the Vietnamese Government; and Whereas the said land is situated in an area which is under the jurisdiction of the Ministry of Development, hereby authorizes the Revenue Division Officer, Chingpang, and his staff to exercise the powers conferred by section 47 of the Act, and under section 4 to transfer the Revenue Division Officer, Chingpang, to perform the functions of a Collector under the Act.

*Chinglangi* *Enallagma*, Oorjaveerom taluk, Veda-palairam village.

1999, and E. Ka. 2003, submitted to E. B. Massadhabadi of Fed. Stud. Materials Science ...

### B. NOTICE, Exercise de Remplacement

## PUBLIC WORKS DEPARTMENT

## REFERENCES

Post 24. Green. March 22, 1928.

M.B. Vy. V. G. Serikodzhola, Nagada Garm, Supervisor, North Fracturing division, to the Wabash Creek, for the charge of a subdivision. To proceed as told.

4774 J. Neurosci., September 24, 2008 • 28(39):4769–4778

Prof. Dr. George, March 10, 1914

M.R. Ey, Ursappa Subhasra Gopalakrishna Rao Aravali, Assistant Engineer, from the Gadwal Northern division, Warangal Circle, to the Trichinopoly Circle, for the charge of the Tadipatri subdivision, Madras division. To proceed forthwith.

## ACQUISITION OF LANDS.

*Proc. 8th. Congr. Neurol.* 1924.

Whereas it appears to Government that the lands mentioned below are situated in the Annapurnayan village, Coimbatore taluk, Coimbatore district, are needed for public purpose, to wit, the extension of municipal water supply to all within whose boundaries the said lands are situated, and

And whereas the Government of Madras, by the Land Acquisition Act, of 1948, as amended by the Land Acquisition Amendment Act of 1950, The Revenue Unutilized Officer, Coimbatore, is empowered to acquire the land of the Government of Madras under section 4-A of the Act:—

Chelabatoe district, Chelabatoe subk, Anagayandham village (within municipal limits)

Government, A.P. 2.5. No. 104-2, belonging to H. B. Hester and W. S. Hester, located on the north by T. S. No. 200-2, south and east by T. S. No. 200-2	0-00
Government, A.P. 2.5. No. 200-2 B, belonging to Mr. C. F. Hester, located on the north by T. S. No. 100-2, south and east by T. S. No. 200-2 B	0-00
Government, A.P. 2.5. No. 200-2, belonging to Mr. C. F. Hester, located on the north by T. S. No. 100-2 and south by T. S. No. 200-2	0-10
Government, A.P. 2.5. No. 200-2, belonging to Miss M. M. Hester, located on the north by T. S. No. 100-2 and south by T. S. No. 200-2	0-00
Government, A.P. 2.5. No. 200-2, belonging to Miss M. M. Hester, located on the north by T. S. No. 100-2 and south by T. S. No. 200-2	1-40
Total	0-10

M. R. KHANEGAT,  
Off. Secy. to Govt. P.W.D. (General, Buildings and Roads)





## PAPERS PLACED AT THE DISPOSAL OF THE PRESS

RESERVE COPY MAJOR AND 1ST APRIL 1914.

- Surveys—Reserve—The Royal Engineers' Department—Survey—  
 G.O. No. 413, Reserve, dated 17th March 1914. [1 a.]  
 Surveys—Reserve—The Royal Engineers' Department—  
 Survey—G.O. No. 413, Reserve, dated 17th March 1914. [1 a.]  
 Survey of Waters—Administration report—Part 1913 (1913-14). [1 a.]  
 G.O. No. 413, Reserve, dated 17th March 1914. [1 a.]  
 Surveys—The Royal Engineers' Department—The Survey of the  
 Waters—Administration report—Part 1913 (1913-14). [1 a.]  
 G.O. No. 413, Reserve, dated 17th March 1914. [1 a.]  
 Surveys—The Royal Engineers' Department—The Survey of the  
 Waters—Administration report—Part 1913 (1913-14). [1 a.]  
 G.O. No. 413, Reserve, dated 17th March 1914. [1 a.]  
 Surveys—The Royal Engineers' Department—The Survey of the  
 Waters—Administration report—Part 1913 (1913-14). [1 a.]  
 G.O. No. 413, Reserve, dated 17th March 1914. [1 a.]  
 Surveys—The Royal Engineers' Department—The Survey of the  
 Waters—Administration report—Part 1913 (1913-14). [1 a.]  
 G.O. No. 413, Reserve, dated 17th March 1914. [1 a.]

[N.B.—Copies of any of the foregoing papers may be obtained on payment of the  
 price stated in brackets opposite each as applicable to the Superintendent, Government  
 Press, Port of George, Port of George.]

N. E. HARRISON,  
 Acting Chief Secretary.





ഫോട്ട് സെന്റർ ജോഷ് ഗെസ്റ്റർ

I - 00 ലേഖനത്തിന്റെ സംഗ്രഹം.

SUPPLEMENT TO PART I OF THE PORT ST. GEORGE GAZETTE.

APRIL 1, 1921.

Figure 14.7 is a line graph titled "Percentage of the population aged 65 and over in various countries, 1950-2050". The vertical axis (Y-axis) is labeled "Percentage of the population aged 65 and over" and ranges from 0 to 25 in increments of 5. The horizontal axis (X-axis) is labeled "Year" and ranges from 1950 to 2050 in increments of 10 years. There are six data series representing different countries: Japan, United States, United Kingdom, Soviet Union, China, and India. Japan starts at approximately 18% in 1950 and rises to about 25% by 2050. The United States starts at about 10% in 1950 and rises to about 18% by 2050. The United Kingdom starts at about 8% in 1950 and rises to about 15% by 2050. The Soviet Union starts at about 6% in 1950 and rises to about 12% by 2050. China starts at about 4% in 1950 and rises to about 8% by 2050. India starts at about 2% in 1950 and rises to about 4% by 2050. The graph shows that all six countries are experiencing a significant increase in the percentage of their population aged 65 and over over the 100-year period.

മലിനമി: *Phaeocephalus ruber* (Linn.), 1758. പേജ്: 1-10.

[illegible]

ഗവൺമെന്റ് പന്തൂങ്ങിയിട്ടുള്ളതല്ലെന്ന്

Malayalam Translations of Notifications by Government.

and fluorescence

1. *Introduction*

© 2000 Blackwell Science Ltd

9. *Journal of Polymer Science*, 1994, vol. 33, no. 1, pp. 1-10. (Russian transl. and orig. Russian text).

[illegible]

ஆதி, காசியா ராஜா

2000年12月31日 星期日

(A tree translation)

P. V. KUREVILA.

Malayalam Translation to Government

MESSAGE: RECEIVED AND FORWARDED BY THE SECRETARIAT. GOVERNMENT PRESS



# THE FORT ST. GEORGE GAZETTE

Published by Authority.

No. 14.]

MADRAS, THURSDAY EVENING, APRIL 3, 1924.

[PART I. a. 2 p.]

## Part I.-Local Self-Government.

### LOCAL SELF-GOVERNMENT DEPARTMENT.

#### LEAVE.

*Fort St. George, March 25, 1924.*

No. 508.—Lieut.-Col. William Humeck Tacher, I.M.S., leaves on average pay for eight months and on half average pay for ten months (including leave not due for one month and eight days) with effect from the date of relief.

*Fort St. George, March 25, 1924.*

No. 510.—Under Paragraph 2 of Rule 24, M.S. Ry. T. E. Aravindan Apper Aravind, Assistant Secretary to Government, Local Self-Government Department, leaves for a period of six months from the 1st August 1924—two months on average pay and two months on half average pay in continuation. He will return on the expiry of his leave, &c., with effect from the 1st March 1925.

#### SERVICES PLACED.

*Fort St. George, March 25, 1924.*

No. 511.—The following notification of the Government of India is republished:—

#### DEPARTMENT OF NOTIFICATION, TRAVEL AND LANDS.

##### MADE.

*Bombay, 14th March 1924.*

No. 287.—The services of Major E. G. Panchal, M.A., B.A., I.M.S., are placed permanently at the disposal of the Government of Madras with effect from the 15th January 1924.

#### APPOINTMENTS.

No. 512.—Major Kristhnan Gopinath Pandey, I.M.S., to be District Medical Officer, Tirunelveli, with medical charge of the District Jail, Palamcottah, with effect from the 15th January 1924 without prejudice to the existing appointments held by him.

*Fort St. George, March 25, 1924.*

No. 513.—M.B. Ry. Mr. P. V. C. Ramaswami Apper Aravind, District Board Engineer, Chittoor, is transferred to Madras as District Board Engineer. The appointment of Mr. Murthi as acting District Board Engineer, Madras, will cease from the date on which the former takes charge.

No. 514.—M.B. Ry. B. Srikrishnan Reddy Apper Aravind, District Board Engineer, Chittoor, is appointed as third-grade District Board Engineer from 1st April 1924 and is posted to Chittoor. He should relieve M.B. Ry. Mr. P. V. C. Ramaswami Apper Aravind on that date.

*Fort St. George, March 28, 1924.*

No. 314.—M.R. By O. S. Kumbakonam Subbaraj Aiyangar, First-grade Local Fund Assistant Engineer, Madurai, is appointed as actg District Board Engineer, Madurai, from 1st April 1924 until further orders. He will draw the pay of a third-grade District Board Engineer during this period.

*Fort St. George, April 4, 1924.*

No. 315.—Under section 9(1) (b) of the Madras Local Boards Act, 1920, the Government appointed M. R. S. Thiruvannamalaiyasa Gurus to be a member of the Kumbakonam District Board.

#### ERRATA.

*Fort St. George, March 25, 1924.*

In Notification No. 173, published on page 87 of Part I & of the *Fort St. George Gazette*, dated 26th February 1924—

(i) For 'for widening and sanding an irrigation channel' in line 3 read 'for diversion of the irrigation channel'.

(ii) For 'Kumbakonam', the name of one of the owners of S. No. 218 & A. and 'Kumbakonam'.

In Notification No. 205, published on page 77 of Part I & of the *Fort St. George Gazette*, dated 4th March 1924, for 'Ming man, dry, T.B. No. 3-1 Part', under Arasar village, and 'Ming, man, dry, S.B. No. 3-1 Part'.

*Fort St. George, March 26, 1924.*

In Notification No. 236, published on page 87-88 of Part I & of the *Fort St. George Gazette*, dated 11th March 1924, for 'Hydram, wet, S.B. No. 14-3 part', and 'Hydram, wet, S. No. 14-3 part'.

#### NOTIFICATIONS.

*Fort St. George, March 24, 1924 (G.O. No. 495, P.B.).*

No. 217.—The Government direct that the order in G.O. No. 411, P.B., dated 15th March 1923, regarding the cessation of certain vaccination work during the last month should continue to run during the year 1924-25.

3. The Director of Public Health is requested to submit in due season, through the Engineering Department, a report to Government as to the working of the existing arrangements, so much of which the continuance or otherwise of the arrangements will be considered.

*Fort St. George, April 1, 1924.*

No. 218.—The following Proceedings of the Public Works Department, M.S. No. 297 W., dated 4th March 1924, is published for information:—

The revised percentage charges fixed in G.O. No. 187 W., dated 5th February 1924, for local fund, municipal and other contribution works shall not apply to any contribution work, which was in progress on the 5th February 1924, but shall apply only to those works, which were actually started for execution on or after that date, although the estimate therefor had been sanctioned prior to that date.

**COMMUNICATIONS**—No. 4286-1, L. & M., dated 31st March 1924.

Communicated to all local boards and municipal councils.

*Fort St. George, March 24, 1924 (G.O. No. 721, L. & M.).*

No. 219.—The Presidents are informed that the travelling allowances of the Presidents of Taluk Boards who attend the meetings of the District Committee appointed in G.O. No. 2403, L. & M., dated 17th September 1923, should be paid from the funds of the Taluk Boards concerned at the rates admissible to Presidents of Taluk Boards.

*Fort St. George, March 28, 1924 (G.O. No. 251, Finance).*

No. 320.—Appals referred to the Local Government against discharge orders issued by the Executive Local Fund Committee, under rule 11 of Schedule V to the City Municipal Act, 1919, rule 42 of Schedule IV to the District Municipalities Act, 1922 and Rule VI of the rules appended to G.O. No. 1765, L. & M., dated 28th August 1923, will be dealt with by the Government in the Ministry of Local Self Government.

H. W. Duttan,  
Secretary to Government.

*Part St. George, March 22, 1924 (G.O. No. 55, Finance).*

No. 221.—In pursuance of G.O. No. 123, Finance, dated the 22nd March 1921, the Government direct that the following procedure should be observed in regard to audit reports on the accounts of local bodies.

1. The audit report on the accounts of each local body will be prepared by the Examiner of Local Fund Accounts and will be forwarded by him to the President of the District or Taluk Board or Union, or to the Chairman of the Municipal Council, as concerned. The latter will reply to the criticism of the auditor and return the report as early as possible to the Examiner, who will add his further comments, if any, and submit the report to Government in the Local Self-Government Department. The reports will be dealt with by that Department in consultation with the Assistant-Comptroller, Finance, and with the Finance Department.

2. The Examiner of Local Fund Accounts will also prepare annually a consolidated report on the accounts of all local bodies and will submit the report through the Assistant-Comptroller, as in the case of Government in the Local Self-Government Department by the 1st January of the official year subsequent to that to which the report relates. This report will be laid on the Exchequer Table, and a copy of it will be forwarded to the Auditor-General.

E. W. Dharma,  
Secretary to Government.

*Part St. George, March 21, 1924.*

No. 222.—As the first modification under the Madras Local Boards Act, 1920, of the taluk boards in the Coimbatore district mentioned below could not be given effect to from the date fixed thereby in notification No. 214 published in Part I-A of the *Part St. George Gazette*, dated 19th March 1921, the Government, in modification of the said modification, extend the time allowed by it under the proviso to rule 2 of Schedule X of the Madras Local Boards Act, 1920, to the date specified against each taluk board and in those cases for the first constitution under the Act of the said taluk boards and for the coming into effect of the members newly elected and appointed therein under rule 13 (2) of the same schedule:—

Taluk Board.	Date.	Taluk Board.	Date.
Sakshinadhy .. ..	26th April 1925.	Pichappattu .. ..	30th April 1925.
Pudupattur .. ..	3rd May 1925.	Chinnadu .. ..	19th May 1925.
Kannadachinnadu .. ..	26th May 1925.		

No. 223.—As the first modification under the Madras Local Boards Act, 1920, of the following union boards could not be given effect to from the date fixed thereby in notification Nos. 216, 217, 218, 219 and 24, published in Part I-A of the *Part St. George Gazette*, dated 25th August, 25th January, 26th April and 26th January 1923 respectively, the Government, in modification of the said modifications, extend the time allowed by them under the proviso to rule 13 of Schedule X of the Madras Local Boards Act, 1920, to the date specified against each union board and in those cases for the first constitution under the Act of the said union boards and for the coming into effect of the members newly elected and appointed therein under rule 13 (2) of the same schedule:—

Coimbatore District.		Malabar District—cont.	
Union Board.	Date.	Union Board.	Date.
Chinnadu .. ..	1st March 1923.	Chinnadu .. ..	3rd August 1923.
Chinnadu District.		Chinnadu .. ..	Do.
Yellavaram .. ..	10th June 1923.	Jaggayyapatti .. ..	10th August 1923.
Jaggayyapatti .. ..	21st June 1923.	Harad .. ..	Do.
Kannur District.		Kandapalli .. ..	6th January 1923.
Yellavaram .. ..	1st October 1923.	Arampal .. ..	6th July 1923.
Chinnadu .. ..	1st August 1923.	Malabar District.	
		Ayyappanayya .. ..	1st October 1923.

*Part St. George, March 21, 1924 (G.O. No. 70, L. & M.).*

No. 224.—The group-conferences of Local Boards and Municipal Councils held at Vengalpet and at Mangalore in 1922 recommended that local bodies should be required to print their electoral rolls once in three years, only additions and corrections being printed each year during the interval. The rules for the preparation of electoral rolls for taluk and union boards have already been amended suitably in this regard. The necessary alterations will now be made in rule 6 (2) of the rules for the preparation of electoral rolls in municipalities.

No. 225.—The following draft of an addition which the Government propose to make to rule 6 (2) of the rules for the preparation of electoral rolls in municipalities published on page 102 to 103 of Part I-A of the *Part St. George Gazette*, dated 12th October 1923, is hereby invited for general information and views thereof of not more than 200 of the Madras District Municipalities Act, 1923, is will be further proceeded with after six weeks of the date of publication of this notification.

DEPT. SECRETARY.

At the end of rule 6 (2) the following sentence shall be added, viz., "If it be convenient a printed copy of the roll in form of a roll previously in form with printed lists of additions and corrections may be published as the preliminary roll."

Port St. George, April 1, 1924.

No. 328.—The following is published for information:—

Proceedings of the Revenue Department, No. 228, dated 28th February 1924.

The orders in G.O. No. 747, Political, dated 20th March 1914, deal with cases in which the Collector is called upon to defend his action for the acquisition of lands for a local body or a company in a court of reference as a result of appeal. It may be advisable or necessary to make appeals on behalf of a local body or a company from the orders of a court, e.g., when establishments the amount of compensation awarded by the Collector. In such cases the Government consider that the Collector should not, except with the sanction of Government, file the appeals unless the local body or the company concerned has expressed its willingness to pay the appeals and to bear the charges of litigation. Special orders of Government should be applied for to vary the interests of Government in the appeals are different from those of the local body and the local body does not wish to appeal.

3. The Board of Revenue is requested to amend the Board's Standing Order accordingly.

Enclosure—No. 9123-2, L. & M., dated 25th March 1924.

Communicated to all presidents of local boards and chairmen of municipal councils and the President, Corporation of Madras, for information.

Port St. George, March 29, 1924.

No. 329.—The following Government Order is published for information:—

G.O. No. 5928, L. & M., dated 19th September 1923.

Letter from the Executive of Local Fund Accounts, No. 11-24-5731, dated the 12th September 1923.

I have the honour to inform the orders of Government on the following points.

In G.O. No. 747, L. & M., dated 20th April 1914, Government notified their intention to introduce the exchange rates for local boards as well as the exchange rates in the Port St. George Gazette, dated 17th April 1921, publishing the said rates. In G.O. No. 1200, L. & M., dated the 21st August 1923, these rules were amended and published in the Port St. George Gazette, dated the 11th September 1923. As there is an interval of about four days between the date of the Government Order confirming the exchange rates and the date of the Gazette notifying them, I beg to enquire the date from which they should be given effect to in the date of the Government Order (21st August 1923) or the date of the Gazette notification (11th September 1923).

Order.

The attention of the Executive of Local Fund Accounts is invited to section 200 (c) of the Madras Local Boards Act, 1920, and he is informed that the exchange rates have been altered from the date of their publication in the Port St. George Gazette.

Port St. George, April 1, 1924.

No. 330.—The following notification of the Cochin District No. 36, dated the 15th March 1924, is published:—

Whereas there is danger of plague being imported into Cochin if people from plague-infected parts are allowed to attend the Poonam Festival and Fair at Changanassery in the Cochin State on the 15th November 1923 (corresponding to the 7th April 1924), it is hereby notified in exercise of the powers conferred on the Director by section 3 of the Epidemic Diseases Regulation I of 1915 that the attendance of people from plague-infected parts at the evening Poonam Festival and Fair at Changanassery is prohibited.

2. All persons proceeding to the said festival in connection with the celebration will be turned back.

3. Intending visitors are warned of the danger they may be exposed to by proceeding to the above festival and fair.

No. 331.—The following notification of the Cochin District No. 37, dated 16th March 1924 is published:—

Whereas there is danger of plague being imported into Cochin if people from plague-infected areas are allowed to attend the Poonam Festival at Erithur in the Cochin State on the 20th of November 1923 corresponding to the 11th of April 1924, it is hereby notified in exercise of the powers conferred on the Director by section 3 of the Epidemic Diseases Regulation I of 1915 that the attendance of people from plague-infected areas at the evening Poonam Festival at Erithur is prohibited.

2. All persons proceeding to the said festival in connection with the celebration of this celebration will be turned back.

3. Intending visitors are warned of the danger they may be exposed to by proceeding to the said festival.

Port St. George, March 21, 1924 (G.O. No. 5928, L. & M.).

No. 332.—Whereas the Government are satisfied that there is danger of an outbreak of plague at Cochin in the Nilgiri District if measures are not taken to prevent the spread of the disease in the Nilgiri district during the period from the 1st April to 30th May both days inclusive. In exercise of the powers delegated to them under the Epidemic Diseases Act, 1915, the Government are pleased to prohibit all communication and persons from entering or remaining in the Nilgiri district from the 1st April to the 30th of May both days inclusive and to direct that between the said dates no persons to travel by railway shall be sold at the railway stations on (1) the Cochin-Madras-Mysore line, (2) the Madras-Palayan-Palayan line and (3) the Erode-Coimbatore line on the South Indian Railway for any station.









[illegible]

South Axel Gustaf, Truckee-Caribou, Potosi village

[illegible][illegible]

South Ararat district, Yildizschaim taluk, Pogranichn villages

TABLE 1. Distribution of the species of the genus <i>Stenobothrus</i> in the USSR and the USSR.							Age
Age	Sex	Locality	Altitude	Month	Year	Number of specimens	
1	♂	St. 101, belonging to St. 101	101	10	1961	1	
2	♂	St. 102, belonging to St. 102	102	10	1961	1	
3	♂	St. 103, belonging to St. 103	103	10	1961	1	
4	♂	St. 104, belonging to St. 104	104	10	1961	1	
5	♂	St. 105, belonging to St. 105	105	10	1961	1	
6	♂	St. 106, belonging to St. 106	106	10	1961	1	
7	♂	St. 107, belonging to St. 107	107	10	1961	1	
8	♂	St. 108, belonging to St. 108	108	10	1961	1	
9	♂	St. 109, belonging to St. 109	109	10	1961	1	
10	♂	St. 110, belonging to St. 110	110	10	1961	1	
11	♂	St. 111, belonging to St. 111	111	10	1961	1	
12	♂	St. 112, belonging to St. 112	112	10	1961	1	
13	♂	St. 113, belonging to St. 113	113	10	1961	1	
14	♂	St. 114, belonging to St. 114	114	10	1961	1	
15	♂	St. 115, belonging to St. 115	115	10	1961	1	
16	♂	St. 116, belonging to St. 116	116	10	1961	1	
17	♂	St. 117, belonging to St. 117	117	10	1961	1	
18	♂	St. 118, belonging to St. 118	118	10	1961	1	
19	♂	St. 119, belonging to St. 119	119	10	1961	1	
20	♂	St. 120, belonging to St. 120	120	10	1961	1	
21	♂	St. 121, belonging to St. 121	121	10	1961	1	
22	♂	St. 122, belonging to St. 122	122	10	1961	1	
23	♂	St. 123, belonging to St. 123	123	10	1961	1	
24	♂	St. 124, belonging to St. 124	124	10	1961	1	
25	♂	St. 125, belonging to St. 125	125	10	1961	1	
26	♂	St. 126, belonging to St. 126	126	10	1961	1	
27	♂	St. 127, belonging to St. 127	127	10	1961	1	
28	♂	St. 128, belonging to St. 128	128	10	1961	1	
29	♂	St. 129, belonging to St. 129	129	10	1961	1	
30	♂	St. 130, belonging to St. 130	130	10	1961	1	
31	♂	St. 131, belonging to St. 131	131	10	1961	1	
32	♂	St. 132, belonging to St. 132	132	10	1961	1	
33	♂	St. 133, belonging to St. 133	133	10	1961	1	
34	♂	St. 134, belonging to St. 134	134	10	1961	1	
35	♂	St. 135, belonging to St. 135	135	10	1961	1	
36	♂	St. 136, belonging to St. 136	136	10	1961	1	
37	♂	St. 137, belonging to St. 137	137	10	1961	1	
38	♂	St. 138, belonging to St. 138	138	10	1961	1	
39	♂	St. 139, belonging to St. 139	139	10	1961	1	
40	♂	St. 140, belonging to St. 140	140	10	1961	1	
41	♂	St. 141, belonging to St. 141	141	10	1961	1	
42	♂	St. 142, belonging to St. 142	142	10	1961	1	
43	♂	St. 143, belonging to St. 143	143	10	1961	1	
44	♂	St. 144, belonging to St. 144	144	10	1961	1	
45	♂	St. 145, belonging to St. 145	145	10	1961	1	
46	♂	St. 146, belonging to St. 146	146	10	1961	1	
47	♂	St. 147, belonging to St. 147	147	10	1961	1	
48	♂	St. 148, belonging to St. 148	148	10	1961	1	
49	♂	St. 149, belonging to St. 149	149	10	1961	1	
50	♂	St. 150, belonging to St. 150	150	10	1961	1	
51	♂	St. 151, belonging to St. 151	151	10	1961	1	
52	♂	St. 152, belonging to St. 152	152	10	1961	1	
53	♂	St. 153, belonging to St. 153	153	10	1961	1	
54	♂	St. 154, belonging to St. 154	154	10	1961	1	
55	♂	St. 155, belonging to St. 155	155	10	1961	1	
56	♂	St. 156, belonging to St. 156	156	10	1961	1	
57	♂	St. 157, belonging to St. 157	157	10	1961	1	
58	♂	St. 158, belonging to St. 158	158	10	1961	1	
59	♂	St. 159, belonging to St. 159	159	10	1961	1	
60	♂	St. 160, belonging to St. 160	160	10	1961	1	
61	♂	St. 161, belonging to St. 161	161	10	1961	1	
62	♂	St. 162, belonging to St. 162	162	10	1961	1	
63	♂	St. 163, belonging to St. 163	163	10	1961	1	
64	♂	St. 164, belonging to St. 164	164	10	1961	1	
65	♂	St. 165, belonging to St. 165	165	10	1961	1	
66	♂	St. 166, belonging to St. 166	166	10	1961	1	
67	♂	St. 167, belonging to St. 167	167	10	1961	1	
68	♂	St. 168, belonging to St. 168	168	10	1961	1	
69	♂	St. 169, belonging to St. 169	169	10	1961	1	
70	♂	St. 170, belonging to St. 170	170	10	1961	1	
71	♂	St. 171, belonging to St. 171	171	10	1961	1	
72	♂	St. 172, belonging to St. 172	172	10	1961	1	
73	♂	St. 173, belonging to St. 173	173	10	1961	1	
74	♂	St. 174, belonging to St. 174	174	10	1961	1	
75	♂	St. 175, belonging to St. 175	175	10	1961	1	
76	♂	St. 176, belonging to St. 176	176	10	1961	1	
77	♂	St. 177, belonging to St. 177	177	10	1961	1	
78	♂	St. 178, belonging to St. 178	178	10	1961	1	
79	♂	St. 179, belonging to St. 179	179	10	1961	1	
80	♂	St. 180, belonging to St. 180	180	10	1961	1	
81	♂	St. 181, belonging to St. 181	181	10	1961	1	
82	♂	St. 182, belonging to St. 182	182	10	1961	1	
83	♂	St. 183, belonging to St. 183	183	10	1961	1	
84	♂	St. 184, belonging to St. 184	184	10	1961	1	
85	♂	St. 185, belonging to St. 185	185	10	1961	1	
86	♂	St. 186, belonging to St. 186	186	10	1961	1	
87	♂	St. 187, belonging to St. 187	187	10	1961	1	
88	♂	St. 188, belonging to St. 188	188	10	1961	1	
89	♂	St. 189, belonging to St. 189	189	10	1961	1	
90	♂	St. 190, belonging to St. 190	190	10	1961	1	
91	♂	St. 191, belonging to St. 191	191	10	1961	1	
92	♂	St. 192, belonging to St. 192	192	10	1961	1	
93	♂	St. 193, belonging to St. 193	193	10	1961	1	
94	♂	St. 194, belonging to St. 194	194	10	1961	1	
95	♂	St. 195, belonging to St. 195	195	10	1961	1	
96	♂	St. 196, belonging to St. 196	196	10	1961	1	
97	♂	St. 197, belonging to St. 197	197	10	1961	1	
98	♂	St. 198, belonging to St. 198	198	10	1961	1	
99	♂	St. 199, belonging to St. 199	199	10	1961	1	
100	♂	St. 200, belonging to St. 200	200	10	1961	1	
101	♂	St. 201, belonging to St. 201	201	10	1961	1	
102	♂	St. 202, belonging to St. 202	202	10	1961	1	
103	♂	St. 203, belonging to St. 203	203	10	1961	1	
104	♂	St. 204, belonging to St. 204	204	10	1961	1	
105	♂	St. 205, belonging to St. 205	205	10	1961	1	
106	♂	St. 206, belonging to St. 206	206	10	1961	1	
107	♂	St. 207, belonging to St. 207	207	10	1961	1	
108	♂	St. 208, belonging to St. 208	208	10	1961	1	
109	♂	St. 209, belonging to St. 209	209	10	1961	1	
110	♂	St. 210, belonging to St. 210	210	10	1961	1	
111	♂	St. 211, belonging to St. 211	211	10	1961	1	
112	♂	St. 212, belonging to St. 212	212	10	1961	1	
113	♂	St. 213, belonging to St. 213	213	10	1961	1	
114	♂	St. 214, belonging to St. 214	214	10	1961	1	
115	♂	St. 215, belonging to St. 215	215	10	1961	1	
116	♂	St. 216, belonging to St. 216	216	10	1961	1	
117	♂	St. 217, belonging to St. 217	217	10	1961	1	
118	♂	St. 218, belonging to St. 218	218	10	1961	1	
119	♂	St. 219, belonging to St. 219	219	10	1961	1	
120	♂	St. 220, belonging to St. 220	220	10	1961	1	
121	♂	St. 221, belonging to St. 221	221	10	1961	1	
122	♂	St. 222, belonging to St. 222	222	10	1961	1	
123	♂	St. 223, belonging to St. 223	223	10	1961	1	
124	♂	St. 224, belonging to St. 224	224	10	1961	1	
125	♂	St. 225, belonging to St. 225	225	10	1961	1	
126	♂	St. 226, belonging to St. 226	226	10	1961	1	
127	♂	St. 227, belonging to St. 227	227	10	1961	1	
128	♂	St. 228, belonging to St. 228	228	10	1961	1	
129	♂	St. 229, belonging to St. 229	229	10	1961	1	
130	♂	St. 230, belonging to St. 230	230	10	1961	1	
131	♂	St. 231, belonging to St. 231	231	10	1961	1	
132	♂	St. 232, belonging to St. 232	232	10	1961	1	
133	♂	St. 233, belonging to St. 233	233	10	1961	1	
134	♂	St. 234, belonging to St. 234	234	10	1961	1	
135	♂	St. 235, belonging to St. 235	235	10	1961	1	
136	♂	St. 236, belonging to St. 236	236	10	1961	1	
137	♂	St. 237, belonging to St. 237	237	10	1961	1	
138	♂	St. 238, belonging to St. 238	238	10	1961	1	
139	♂	St. 239, belonging to St. 239	239	10	1961	1	
140	♂	St. 240, belonging to St. 240	240	10	1961	1	
141	♂	St. 241, belonging to St. 241	241	10	1961	1	
142	♂	St. 242, belonging to St. 242	242	10	1961	1	
143	♂	St. 243, belonging to St. 243	243	10	1961	1	
144	♂	St. 244, belonging to St. 244	244	10	1961	1	
145	♂	St. 245, belonging to St. 245	245	10	1961	1	
146	♂	St. 246, belonging to St. 246	246	10	1961	1	
147	♂	St. 247, belonging to St. 247	247	10	1961	1	
148	♂	St. 248, belonging to St. 248	248	10	1961	1	
149	♂	St. 249, belonging to St. 249	249	10	1961	1	
150	♂	St. 250, belonging to St. 250	250	10	1961	1	
151	♂	St. 251, belonging to St. 251	251	10	1961	1	
152	♂	St. 252, belonging to St. 252	252	10	1961	1	
153	♂	St. 253, belonging to St. 253	253	10	1961	1	
154	♂	St. 254, belonging to St. 254	254	10	1961	1	
155	♂	St. 255, belonging to St. 255	255	10	1961	1	
156	♂	St. 256, belonging to St. 256	256	10	1961	1	
157	♂	St. 257, belonging to St. 257	257	10	1961	1	
158	♂	St. 258, belonging to St. 258	258	10	1961	1	
159	♂	St. 259, belonging to St. 259	259	10	1961	1	
160	♂	St. 260, belonging to St. 260	260	10	1961	1	
161	♂	St. 261, belonging to St. 261	261	10	1961	1	
162	♂	St. 262, belonging to St. 262	262	10	1961	1	
163	♂	St. 263, belonging to St. 263	263	10	1961	1	
164	♂	St. 264, belonging to St. 264	264	10	1961	1	
165	♂	St. 265, belonging to St. 265	265	10	1961	1	
166	♂	St. 266, belonging to St. 266	266	10	1961	1	
167	♂	St. 267, belonging to St. 267	267	10	1961	1	
168	♂	St. 268, belonging to St. 268	268	10	1961	1	
169	♂	St. 269, belonging to St. 269	269	10	1961	1	
170	♂	St. 270, belonging to St. 270	270	10	1961	1	
171	♂	St. 271, belonging to St. 271	271	10	1961	1	
172	♂	St. 272, belonging to St. 272	272	10	1961	1	
173	♂	St. 273, belonging to St. 273	273	10	1961	1	
174	♂	St. 274, belonging to St. 274	274	10	1961	1	
175	♂	St. 275, belonging to St. 275	275	10	1961	1	
176	♂	St. 276, belonging to St. 276	276	10	1961	1	
177	♂	St. 277, belonging to St. 277	277	10	1961	1	
178	♂	St. 278, belonging to St. 278	278	10	1961	1	
179	♂	St. 279, belonging to St. 279	279	10	1961	1	
180	♂	St. 280, belonging to St. 280	280</				

No. 254.—Whereas it appears to Government that the land mentioned below situated in the Dugganahalli village in the Kulpatti taluk, Tanjore district, is needed for a public purpose, to wit, for establishing a Board High School, notice to that effect is hereby given to all whom it may concern in accordance with the provisions of sub-section (1) of section 1 of the Land Acquisition Act, 1894, as amended by the Land Acquisition Amendment Act XXXVIII of 1939. The Government hereby authorizes the District Acquisition Officer, Kulpatti, and his staff to exercise the powers conferred by section 1 (2) of the Act.

*Thorella divisa*, Kollotti, *ibid.*, No. 40, Neppalpurani village.

[illegible]







Published by Authority.

No. 14.7

MADRAS, TUESDAY EVENING, APRIL 2, 1904.

[Figure 10.10.10.10]

## Part 2-23.—Educational.

## CONTENTS

Low (Observed) Consumption	10	25	50	75	90	95	98	99	100
Estimated Average Consumption	10	25	50	75	90	95	98	99	100
Variable	10	25	50	75	90	95	98	99	100

## LAW DEPARTMENT

## (Education.)

#### WITHDRAWAL OF LEAVE

*Art. 21. Bureau, March 24, 1904.*

No. 28.—M.R.Ey. K. Acadia Bay Average, Prefecture of Mathematics, Presidency College, Madras, witnesses of laws an average pay for one day.

## REVISIONS

No. 66.—*Sh. R. T. Saryanayana Gope*, to assist in the Madras Educational Service (U. 5546) from the 1st April 1924.

## NOTIFICATIONS.

*Field No. 4189, March 22, 1896.*

24. 21.—Insert the word 'unintentionally' before the word 'completed' in sub-paragraph (ii) of Rule 123 of the Madras Educational Rules.

Prof. E. George, March 29, 1954.

No. 65.—The University has pleasure in accepting the resignation of Mr. F. R. Farrell of his office of Member of the Council of Affiliated Colleges of the Madison University.

No. 91.—Under clause (7) of sub-section (1) of section 38 of the Madras University Act, 1938, His Excellency the Governor is pleased to nominate Mr. Nalini Campbell Bhandari, Principal, Agricultural College, Coimbatore, as a Member of the Council of Affiliated Colleges of the Madras University.

Port St. George, March 26, 1924.

No. 94.—Under section 5 of the Madras Elementary Education Act, 1920, the undersigned person has been elected to be a member of the District Educational Council for the District of Ganjam by the Agency voted against his name:—

H.R. Ry. H. Sanyasirajya Nayaka Gera—Tink Road, Chinaboli.

Port St. George, March 27, 1924.

No. 95.—Under notification No. 33, dated the 1st March 1924, published on page 202 of Part I-B of the Port St. George Gazette, dated 4th March 1924, the Senate, the Syndicate, the Academic Council and the Council of Affiliated Colleges constituted under sub-section (5) of section 46 of the Madras University Act, 1920, have commenced to receive their instructions from the 10th March 1924.

As it will take some time before the Academic Council and the Council of Affiliated Colleges settle themselves in the adequate discharge of their functions the Government, by notice of the person wanted in their stead, advise to all the dons, donors that the Vice-Chancellor shall continue to exercise, for a period of six months from the 10th March 1924, all the powers exercisable by the Syndicate and Senate under the Indian Universities Act, 1904, and the Regulations framed thereunder in so far as they have not been transferred to the new Senate and Syndicate.

Port St. George, April 1, 1924.

No. 96.—Authors, publishers and others who may desire to present works to the British Museum are informed that the Registrar of Books, Madras, will arrange to forward presentation copies to the Trustees of the British Museum. Cases or parcels of books intended for despatch should be addressed to the Trustees of the British Museum, care of the Registrar of Books, Madras, accompanied by a letter stating the contents and requesting the Registrar to forward the same or parcels.

B. RAMACHANDRA RAO,  
Secretary to Government.

## MISCELLANEOUS NOTIFICATIONS.

### LEAVE.

Under Rule 61 (B) (5) of the Fundamental Rules, leave on average pay for one day on 21st December 1923 is granted to Mrs. K. Kalpana Ammal, Superintendent, Government Secondary and Training School for Mothers, Mangalore.

Madras, 26th March 1924.

### POSTINGS.

M.R. Ry. K. Nalini Appay Arangal, District Educational Officer, Tirunelveli, and Acting Vice-Principal, Teachers' College, Sridipet, to be District Educational Officer, Tirunelveli, vice M.R. Ry. K. V. Venkataswamy Appay Arangal, transferred. To join on relief from the Teachers' College, Sridipet. Madras, 26th March 1924.

M.R. Ry. T. S. Subrahmanya Appay Arangal, Lecturer, Teachers' College, Sridipet, on leave, to return to his permanent appointment as the expiry of his leave.

1. M.R. Ry. C. S. Sundaram, Teachers' College, Sridipet, to be Madras Educational Officer, Mangalore and Assistant Lecturer, Teachers' College, Sridipet, in the Madras Educational Service, to substitute as Lecturer, United District College, Anaparthi, in the Madras Educational Service, vice M.R. Ry. S. V. Venkataswamy Appay Arangal, on deputation. To join on relief by No. 1.

Madras, 27th March 1924.

K. LITTLEHAILLES,  
Director of Public Instruction.

### GOVERNMENT EXAMINATIONS. GOVERNMENT TECHNICAL EXAMINATIONS.

#### TYPE-WRITING.

With reference to the notice to the syllabus in the Lower and Higher Examinations in Typewriting, it is hereby notified that the "Alpha" Typewriter may be used by candidates at the Government Technical Examinations.

It is hereby notified that the Remington Typewriter No. 7 Model has been referred to the list of machines approved for use in connection with Government Examinations.

(By order)

Office of the Controller, for Govt. Examinations,  
Madras, 26th March 1924.

PUBLIC EXAMINATION AT THE END OF THE ADVANCED COURSE OF STUDIES IN  
AGRICULTURE—APRIL 1924.

## NOTICE.

The examination will be conducted in the order of time and subjects shown in the subject table:—

Examination Date.	Time.	Subjects.
Monday, 29th April	9th to 11th a.m.	Science and Elementary Chemistry.
	1 p.m. to 3 p.m.	Mathematics Computation.
Tuesday, 30th April	9th to 11th a.m.	English Language, Grammar and Idioms.
	1 p.m. to 3 p.m.	Advanced Chemistry.
Wednesday, 31st April	9th to 11th a.m.	Latin or Spanish.
	1 p.m. to 3 p.m.	Practical Demonstration of Plants and Minerals.

1. The place of examination at each centre will be notified to heads of institutions and private candidates in due season.

2. Candidates are informed that a copy of the manual list will be posted at the entrance to the examination hall a day or two, before the examination and that they will be expected to learn their register numbers from this list.

3. Attention is drawn to the following rules:—

(1) No candidate will be allowed to enter the examination room before he wears a clean dress.

No candidate suffering from any communicable disease will be admitted to the examination room.

(2) No candidate will be allowed to quit the examination room on any day until the expiration of half an hour from the time fixed for the commencement of the examination, and candidates entering after the expiration of that half hour will not be admitted.

(3) No candidate will be allowed to re-enter the examination room during the hours of examination after once quitting it, nor to borrow the same without finally giving up his answer papers.

(4) Any candidate detected in speaking to, or in any way communicating with, any other candidate will be at once removed from the room and his communications referred to the Commissioner.

(5) Any candidate who does not behave properly towards the Chief and Assistant Superintendents or is reported of having had recourse to malpractice of any kind in relation to his examination (candidate and also be removed from appearing again for any of the examinations under the control of the Commissioner for such term of years as the Commissioner may think fit, or, if the Commissioner is not satisfied for any reason whatever as to the conduct of his results, he may be reported to undergo a re-examination at some future date to be fixed by the Commissioner in any one or more of the subjects of the examination for which he appeared, his name as having been determined on the results of such re-examination.

(6) No candidate will, in any manner, be allowed to take into the examination room, books, manuscripts or papers of any kind. Any one detected in the violation of this rule is liable to removal from the examination and his papers will be removed from the room and the contents referred to the Commissioner.

(7) Candidates whose names are not in the printed list furnished to the Superintendent must admit a written declaration through the Superintendent, giving full particulars in regard to themselves, including their names, and furnish such evidence as may be provided of their having applied for admission to the examination. The answer papers of such candidates will not be valued unless it is stated that the contents of their names is due to no fault of theirs.

(8) A candidate having completed his paper will not take from his seat and remain standing until the Superintendent takes his answer papers. Any candidate wishing to ask any question of the Superintendent will raise the same matter, but will not so remain long in place.

(9) Any answer paper not signed without the candidate's name and number affixed will not be valued.

(10) Candidates are forbidden to tear up papers or to throw ink or papers on the floor. All "spoil papers, etc." should be left on the desk when the candidate has been warned.

(11) Candidates are forbidden to note down the answer to any question on the question paper itself; they will not be allowed to take any papers except their question papers out of the examination room.

GOVERNMENT TECHNICAL EXAMINATIONS—NOVEMBER AND DECEMBER 1923 AND  
JANUARY 1924.

## (1) FURTHER RECOMMENDATION OF SINGLE SUBJECTS CHARACTERISTICS.

Candidates who posted in one or more subjects at the Government Technical Examinations held in November, December and January last are hereby informed that their certificates will be issued on or after the 31st July next and for three months only from that date.

2. All candidates, except such of them as were examined at Madras, Bangalore, Mysore, Bagnore, Moolchand, Alwar, Ahmed, Trivandrum, Tiruchir and Bhubaneswar, should apply for their certificates to the Collector of the District in which the centre is situated, or to their nearest of the following: those examined at Madras should apply for their certificates to the District Officer of Madras; those examined at Bangalore and Mysore to the Inspector-General of Education at Mysore, Bangalore and those examined at Moolchand, Alwar, Ahmed, Bagnore, Trivandrum, Tiruchir and Bhubaneswar, to the Agent to the Government-General, Madras States, Trivandrum.

3. In applying for certificates, each candidate should give his register number and state the office he holds.

4. Candidates should apply for their certificates through the heads of the offices in which they are employed. Those who hold no appointment should submit certificates from some reliable authority to the effect that they appeared and passed in one or more subjects at the above examinations (for subjects and grades being specified).







# GOVERNMENT TRAINING SCHOOLS IN THE RAJNAD DISTRICT.

The District Educational Officer, Raichur, at Madras, hereby notifies for the information of the Deputy Inspectors of Schools and Managers of Schools in the district that candidates for the Elementary grade will be admitted for training in July 1931 in the Government Training Schools under the following conditions:-

Name of Institution.	Number of places available		Total.
	Elementary Higher.	Elementary Lower.	
Government Training School, Raichur ..	40	40	80
Government Training School, Bidhalpetta ..	..	60	60

1. The period of training is two years.

2. The District Educational Officer will make the selections, but applications for admission should be forwarded to the Deputy Inspector of the Raichur District. Teachers employed in the Government Schools should submit their applications for training to the Deputy Inspector of Schools at the Raichur District Office. Candidates should be informed that they should join the Training School on the 1st of July 1931. Absence on the foregoing day without just and reasonable cause will be taken as a default.

3. Each Deputy Inspector is requested to furnish the teachers whose names are recorded in the register maintained in his office as per article 115 of the Mysore Inspection Code, 1923. Entries, with forms at the application for admission (printed, typewritten or manuscript) and an extract therefrom from the candidates, he shall submit the applications according to the instructions given above.

4. Two separate lists for each Training School—one for the Higher Elementary candidates and the other for the Lower Elementary students—must be consolidated in the Office of the Deputy Inspector and submitted with a tabular statement containing the following particulars about each candidate:-

(1) Serial number; (2) name in full; (3) age on 1st July 1931 (not date of birth); (4) date or year; (5) present appointment; (6) length of service as a teacher; (7) educational qualifications; (8) language; (9) Signature of the Deputy Inspector or the President of the Local Board for providing the applicant with an appointment after training; (10) whether a widow is desired; and (11) remarks.

N.B.—Under column (7) must be given, (a) Public Examination passed with year and number of certificate, or (b) Teacher certificate held, or (c) School-Leaving Certificate held, or (d) nature of Government School certificate held, with number and date, or (e) in the absence of any of the foregoing, a certificate from the Deputy Inspector of the Raichur District to the effect that the candidate's educational qualifications entitle him to admission. Higher Elementary students should possess a Lower Secondary Examination certificate as a Teacher candidate of lower several positions from the Third Form or a certificate from the Headmaster of a recognized High School that they have passed in the Fourth Form at least or an Elementary School-Leaving Certificate of having been promoted from the eighth standard.

5. The tabular statement should contain the names of the candidates in the order in which the Deputy Inspector desires that the selection should be made; the candidate should be selected with reference to their service as teachers, the need for their training, age, the school from which they apply, their qualifications and the nature of the appointments held by them. The attention of the Inspecting Officers is drawn to the Mysore Educational Rules, especially Rules 115 and 116. It is expected that each Deputy Inspector's list will contain at least ten names for each grade.

N.B.—Special efforts should be made to get as many higher grade candidates as possible.

6. Teachers employed in Local Board schools will have to send their statements from the Board's own books. If there is any vacancy in the Local Board budget and no Board school teacher's application may be selected from the teachers with the consent of the President, Local Board, or the Chairman of the Municipal Council, as the case may be, and submitted with a separate list for each training school and for each grade.

7. If any applications be received from candidates for training in the schools out of this District, they should be submitted separately with a separate list.

8. Certificates in original should be submitted with the applications and the Deputy Inspectors should satisfy themselves as to the correctness of the information given in them.

9. The list—complete in every respect—and the applications must be submitted by the Deputy Inspector to this office on or before the 15th April 1931 unless full.

C. S. SUNDARAN AYYAR,

Joint District Educational Officer, Raichur.

Raichur, 11th March 1931.

## GOVERNMENT FISHERIES TRAINING INSTITUTE, CALICUT.

The Assistant Director of Fisheries (Chief), Calicut, notifies for the information of candidates who wish admission into this school for undergoing training as teachers of Fisheries Elementary Schools, that applications are invited from them. Applications should reach the undersigned not later than 15th June 1931.

5. The period of training is three years. The selected candidates will have to join the Institute on 1st August 1924. Candidates whose remainder is not satisfactory will be admitted into the secondary training schools in their own districts but they will have to pass in Cultural for the third year's course. The rates of stipends per month are as given below:—

Lower Elementary	Rs.
Higher Elementary	10
	12

with an entrance of Rs. 2 in both cases in the third year. Only those candidates who have read in the Third Form or the Eighth Standard and have been found fit for promotion in the Fourth Form or have been awarded an Elementary School Leaving Certificate of the English Standard are eligible for admission into the Higher grade and those who have passed the late Primary Examination or a corresponding public or school examination or whose attainments are not lower than those needed for admission into the Lower grade.

3. Applicants must submit the following particulars:—

- (1) Name in full; (2) Address; (3) Date of birth; (4) Caste or religion; (5) Vernacular; (6) School or schools attended; (7) The highest class or public examination passed; (8) The year in which the applicant left the school; (9) Whether the applicant was ever employed. If so, in what capacity; (10) Period of past employment; (11) Whether the applicant is willing to enter into a bond or serve in the Government, Madras Department as a school master for five years; and (12) Whether the applicant is willing to reside in the school hostel.

4. Copies of certificate of general education and character should accompany the application. The originals will have to be produced when the candidates are admitted.

5. In selecting candidates preference will be given to the members of the filling committee. The selected candidates will be so provided for six months.

6. Candidates who are not natives of Ceylon will voluntarily have to live in the hostel. Such candidates will have immediately after joining the school, to deposit an equivalent fee of Rs. 2 per annum to the hostel. This deposit will be returned to them whenever they cease to be inmates of the hostel.

Madras, 18th March 1924.

V. GOUDERAN,  
Assistant Director of Education (Ces).

# GOVERNMENT HIGHER SECONDARY AND TRAINING SCHOOL FOR MUHAMMADAN WOMEN, ROTAPETIA, MADRAS.

The Superintendent, Government Madras Secondary and Training School, Rotapetia, Madras, hereby invites for the institution of interested candidates for the Secondary and Elementary (Higher and Lower) grades (of students) candidates that applications are invited from them for admission in July 1924.

2. The period of training in the case of both Secondary and Elementary (Higher and Lower) grade candidates is two years.

3. The rates of stipend per month will be as follows:—

	Rs. R. P.
Secondary grade stipend per month .. .. .	14 0 0
Higher Elementary grade stipend per month .. .. .	16 0 0
Lower .. .. .	12 0 0

4. As regards qualifications for admission, only those candidates who have passed the annual examination of the Third Form or the old seventh standard or new Eighth standard and have been found fit for promotion in the Fourth Form or have been awarded an Elementary School Leaving Certificate of the old Seventh standard or new Eighth standard, are eligible for admission into the Higher Elementary Grade, and those who have passed the late Primary Examination or the Fifth standard or have studied in First Form or above are eligible for admission into the Lower Elementary grade.

5. Candidates who do not satisfy the condition of age fixed under rule 116 of the Madras Educational Rules will not be selected. The age must not be less than 14 and must not exceed 25 years, or in the case of candidates who have been employed continuously as a teacher in a recognized school for not less than three years, 35 years.

6. Candidates desirous of undergoing training should send in their applications for admission as soon as to reach the Superintendent, Government Madras Secondary and Training School, Rotapetia, Madras, not later than 15th May 1924. All applications received after that date will be rejected.

P.S.—Full address of the post should be given in the application.

7. Every candidate shall forward with her application the following certificates (all in original):—

(a) Certificate of birth from a Civil Surgeon, certifying that the candidate is physically fit to perform effectively the duties of a teacher. This certificate will be accepted only from selected candidates.

(b) Certificate of general education.

(c) Certificate of conduct signed by an Inspecting Officer or the President of a Local Board or the Chairman of a Municipal Council, or the Manager or Superintendent of a recognized Secondary School.

8. Application forms can be had from the Superintendent.

9. A selection examination for the Elementary (Higher and Lower grade) will be held on 10th June 1924. Further necessary intimations will be sent to applicants.

10. Selected candidates on being admitted shall enter into an agreement with Government binding themselves to teach for a period of two years in an institution recognized under the Madras Educational Rules, and to appear for such examinations as may be prescribed by the controlling authority.

11. Every student will be on probation for fifty working days of her training.

12. A student may be dropped by the controlling authority for continued absence on serious misconduct and if so dismissed she may be dropped and if employed as a teacher. If she is a temporary student she will also be required to refund the whole amount drawn by her from provincial funds.

Gert. Robert Secondary and Training School,  
Rajapet, Madras, 12th March 1924.

M. T. TOMLINSON,  
Superintendent.

#### GOVERNMENT TRAINING SCHOOLS IN THE NELLORE DISTRICT.

The District Educational Officer, Nellore, hereby notifies for the information of the Deputy Inspectors of Schools and the Managers of Board and Aided Schools in the district that candidates will be admitted for training into the following Government Training Schools in July 1924 as indicated below:—

	Number of places available.		
	Secondary Junior.	Secondary Higher.	Secondary Lower.
Government Training school, Nellore ..	60	60	45
Government Training school, Kandukur ..		60	45

1. The period of training will be two years.

2. Persons holding certificates of having passed the Matriculation at the Upper Secondary or those holding satisfactory Secondary School-leaving Certificates, are eligible for admission into the secondary grade.

3. Candidates for admission into the higher and lower elementary grades, should have satisfactorily completed a course of instruction including at least the English standard at the III Form. In the case of the former and the Primary examination or a corresponding public or school examination is the case of the latter. Candidates must be prepared to go to Nellore if they are sent for admission after personal interview by the District Educational Officer, Nellore, if so required, or to undergo a selection test to meet the number of applicants is more than the number required. Candidates for admission into the secondary junior section should send along with their applications a certified copy of the marks obtained by them at the Secondary School-leaving Certificate Examinations; no application will be considered without a copy of the marks.

4. The District Educational Officer, Nellore, will select candidates for admission on the recommendation of the Inspecting Officers, Presidents of Local Boards or the Muslim Managing.

5. The Deputy Inspectors should only furnish forms to those teachers whose names are recorded in the register maintained in their office according to Rule 116 of the Madras Inspection Code.

6. Presidential awards will not be granted to teachers holding permanent appointments in Board or Municipal schools who hold such positions as appointable in permanent vacancies in such schools or to whom presidential appointments are given by Presidents of Local Boards. In the case of these teachers, clear intimation should be given in the application form as to the nature of the appointment held by them and whether the Presidents concerned are prepared to pay awards to those recommended by them.

7. In order for the contingency of some of the candidates selected not joining the Training school in the day of re-opening after the long vacation, a few more than the sanctioned number will be selected by the District Educational Officer, Nellore. All selected candidates who present themselves at the Training school in the stipulated date will be admitted. Those who present themselves later will be admitted in the order in which they present themselves but only up to the number of sanctioned vacancies.

8. Inspecting officers are requested to submit two lists, one of selected and the other of rejected candidates. The names of selected candidates should appear in the list in the order in which the Inspecting officers wish they should be taken, i.e., they should be recommended in reference to their general education, attendance, their service as teachers, the need for their training and the nature of their appointment and the school from which they apply for training.

9. Applications should invariably be recommended by the Managers of schools concerned or the Inspecting officers in whose jurisdiction the candidates are employed.

10. Every student will be on probation for fifty working days.

11. Unless approved by the District Educational Officer, Nellore, for satisfactory reasons, candidates selected should become members of the hostels attached to the schools.

12. The lists complete in every respect and the applications with certified copies of the general education certificates, should reach the Office of the District Educational Officer, Nellore, before the 1st May 1924 without fail. Applications received after that date will not be received.

13. Teachers employed in Mahomedan Schools should submit their applications for training to the Deputy Inspectors of the Mahomedan Bangs and not to the Deputy Inspectors of Schools of the District Boys' Schools.

14. Forms of application can be obtained either from this office or from the office of the Deputy Inspectors of Schools.

Nellore, 11th March 1924.

HUGHAM DATTARAJ,  
Acting District Educational Officer, Nellore.

GOVERNMENT TRAINING SCHOOLS IN MANGALORE.

The District Educational Officer, South Kanara, hereby notifies, for the information of the Deputy Inspectors of Schools and managers of schools, that candidates of the secondary and elementary grades will be admitted for training in the Inspectorate at July 1934, in the following training schools under his charge:—

- (1) Government Secondary Training School, Mangalore.
- (2) Government Higher Elementary Training School, Mangalore.

1. For admission to the Secondary Training, also, candidates should have passed the Intermediate examination, the late F.A., Matriculation or the Upper Secondary examination. Persons holding such completed Secondary School-Leaving Certificate as are accepted by the District Educational Officer, will also be entered. Teachers who have passed the annual examination of the Third Form or who have been found fit for promotion to the Fourth Form or who hold Elementary School-Leaving Certificate issued by the Deputy to Sub-Inspector are eligible for admission into the Higher Elementary Training class; those who have passed the late Primary examination, or a corresponding public or school examination, or whose attainments are, in the opinion of the supervising officer, not lower than those, are eligible for admission into the lower Elementary Training class.

2. The period of training will be two years except for those who have attended a college for the F.A. or the Intermediate course and have undergone the examination. The period of training to the end of the latter will be one year.

3. The District Educational Officer will make the selection on the recommendations of the Deputy Inspectors in the case of elementary grade candidates.

4. In addition to Provisional stipends, candidates whose stipends are paid from Local and Municipal Funds will be admitted for training on also private candidates and free students. No Provisional stipends will be sanctioned for teachers who hold permanent appointments in Board or Municipal schools.

5. Applications should be accompanied by certificate of general education and medical in original. Certificate of physical fitness may be produced at the time the students are admitted for training.

6. Printed form of application can be obtained from the District Educational Officer or from the Deputy Inspectors of Schools.

7. Applications should be countersigned by managers of schools concerned or by the Deputy Inspectors in whose jurisdiction the applicants reside.

8. Applications, completed in accordance with the above instructions, should reach the District Educational Officer, before the 15th May 1934.

9. For instructions for the submission of lists of candidates recommended for admission, the Deputy Inspectors will refer to E. C. No. 178 B.O., dated 15th April 1918 of the Inspectorate Schools, South Kanara, Coorg and Bangalore.

Mangalore, 5th March 1934.

E. RANAKA MENON,  
District Educational Officer, South Kanara.

GOVERNMENT SECONDARY AND TRAINING SCHOOLS FOR WOMEN, CANNANORE.

Applications are invited from candidates seeking admission for training in the Secondary grade at July next in the Government Secondary and Training School for Women, Cannanore.

1. Candidates holding elementary Secondary School-Leaving certificate or certificate of having passed the Women's Secondary Grade Final Examination, the Matriculation or the Upper Secondary or the Intermediate or F.A. Examination are eligible for admission.

2. The period of training will be two years. In the case of those who have passed the Intermediate or the late F.A. Examination and those who have completed the Intermediate or F.A. course, the period will be only one year.

3. The rates of provisional stipends are as follows:—

European and Anglo-Indian Mothers	Rs.
"    "    "    "    "    "    "	20
Hindu and Mohammedan Mothers	14
Other Superstitious	12

4. In addition to the provisional stipends candidates whose stipends are paid by local or municipal funds will be admitted for training and no provisional stipends will be granted to teachers holding permanent appointments in Board or municipal schools.

5. Applications in the prescribed form which may be obtained from the school, countersigned by an supervising officer or the president of a local board or the chairman of a municipal board or the principal or manager of a registered secondary school or college with a promise of appointment after training should be sent to the Superintendent of this school on or before 31st April 1934.

6. The following certificate should be submitted in original along with the applications:—

(1) General Educational Certificate.

(2) Certificate signed by one of the officers mentioned in rule 144 (3) (c) of the Madras Educational Rules.

(3) Certificate of age, physical fitness and character in the prescribed form signed by a registered medical practitioner (on behalf of selected candidates only).

7. Selected candidates will be on probation for fifty working days. They should receive monthly allowances prescribed in rule 127 of the Madras Educational Rules.

8. Each candidate should give her full address in her application for training.

Govt Secondary and Training School for Women,  
Cannanore, 15th March 1934.

S. E. J. EASWARAN,  
Acting Superintendent.

## GOVERNMENT SCHOOL OF ENGINEERING, TRICHINPOLY.

PROBATIONARY EXAMINATIONS CLASS, 1934-35.

Subordinating to the constitution and working of the class, and College of Engineering, Coimbatore, will be adopted.

2. Applications are invited from the candidates of the Tamil District of this Presidency.

3. Candidates must be either holders of completed Secondary School-Leaving Certificate considered as satisfactory or must have passed the B.A. Examination of the Madras University or an examination accepted by the Director of Public Instruction, Madras, as equivalent thereto, and must be under 18 years of age on 1st June 1934. But this age limit shall be extended by two years in the case of Mahomedan candidates.

4. About 40 candidates will be admitted this year.

5. The fee for registration for admission is Rs. 2 which will under no circumstances be refunded.

6. The applications in the prescribed form, which can be had on application to the Superintendent, Government School of Engineering, Trichinopoly, should reach this office on or before the 20th May 1934. Any candidate who wishes to secure himself of the receipt of application should enclose with the application an addressed post card which will be returned to him with the receipt of stamp of the office.

7. Every application must be accompanied by—

(a) A receipt showing that the registration fee has been paid into a Government Treasury or the Imperial Bank of India.

(b) Copies of testimonials of good character covering the last two years\*. One of the testimonials must be from the head of the college or school the candidate last attended.

(c) Copy of satisfactory certificate of age † if the applicant is not a holder of Secondary School-Leaving Certificate.

(d) Secondary School-Leaving Certificate is original if the applicant is a holder thereof.

8. The names of the selected candidates will be published in the *Port St. George Gazette*.

9. The selected candidates will join the school on 7th July 1934 and must each on that date deposit with the Superintendent—

(a) A sum of Rs. 125 which will be drawn against for instruments and books.

(b) A sum of Rs. 40 if paid for the whole session or Rs. 5 for nine instalments each at usual rate as shown for.

(c) A health certificate (in the prescribed form supplied by the school) from a gazetted Government Medical Officer in the office that the candidate is fit for further work of the Public Works Department and that he has had smallpox or has been vaccinated.

(d) His University certificate, if any.

(e) Original certificate of character.

(f) A leaving certificate from his last college or school.

Form.—† (1) An extension period of not less than two years immediately preceding the date of application.

† (2) Satisfactory evidence of age—(a) Original certificate of age or attested copy of a attested document with the signature of either a parent (that is, a legalised certificate, as attested from a register of births or declaration of age) or an expert stamped paper made in accordance with a Regulation.

## Form of application for admission.

(1) Candidate's name in full.

(2) Candidate's address.

(3) Name and address of father or guardian.

(4) Date of birth.

(5) Race and religion.

(6) The year in which the applicant obtained completed Secondary School-Leaving Certificate or passed the B.A. Examination of the Madras University.

(7) Register number in the Public Examination for the result of B.A. Examination or in the University B.A. Examination Examination.

(8) List of recommendations.

(9) Remarks.

Place:

Date:

Signature of candidate.

## SCHEDULE.

Candidates when they send in their applications for admission should, if they so desire, apply for the scholarships and if they are poor, stating exactly the financial condition of their parents or guardians. The Examinations will choose among those taking into consideration their past academic record.

Govt. School of Engineering, Trichinopoly,  
12th March 1934.

S. SIVA SASTRI,  
Superintendent.

# HALF-YEARLY EXAMINATIONS, JULY 1924.

The usual half-yearly examinations will be held at Madras as on the usual on the 21st July 1924. The examination of candidates for the post of Deputy Collector, whether by the second-class test prescribed for Indian candidates or by the third-class test prescribed for European and Anglo-Indian candidates, the second-class Vernacular test for European, Anglo-Indians and Indian Sub-Judges and District Magistrate, the compulsory Vernacular test for Jail officers and the Vernacular test for District Health Officers and Health Inspectors will be held at stations which will be notified separately. Except by special permission, all other examinations in the regulations will be held at Madras only.

2. The examinations that may be held are as follows:—

I. The First and Second Standards for Assistant Collectors and Probationary Deputy Collectors.

II. Law and Vernacular test for Police officers.

III. Law test for Customhouse Magistrates.

IV. Vernacular tests for:—

(1) European and Anglo-Indian Civil officers not belonging to the Indian Civil Service.

(2) Educational and Medical officers.

(3) Deputy Collectors, Subordinate Judges and District Magistrate, District Health Officers and Health Inspectors.

(4) Candidates for the Provincial Civil Service.

(5) Private candidates, Bank and Railway officers.

(6) Proficiency, High Proficiency and Fluency.

(7) Higher Standard in Persian, Arabic and English.

V. Departmental test for Forest office establishments in the Forest Code and Accounts and in the Forest's Working Orders.

VI. Law, Revenue and Office Procedure and Accounts for Forest officers.

VII. Division B of the Higher Standard prescribed for Assistant Collectors, for Deputy Collectors and other officers of the Revenue Department.

VIII. Examination of the non-civilian Indian Candidates of the Imperial Customs Service in Hindustani by the Higher and Lower Standards.

IX. The Ladies' Vernacular Examinations.

3. Candidates must send in their applications made on Aply in English on printed forms as on, to reach the Secretary to the Board of Examiners, Chennai, Madras, on or before the 21st May 1924; after which date no applications will be considered. Applications which are incomplete or defective in any particular will not be taken notice of.

Officers in the service of Government should send in their applications through the heads of their departments.

All applications for examination in items (II) and (V) of paragraph 2 (IV) above should be submitted through the head of the department not less than one month before the day fixed for the examination.

The Oriental Language Yearbook Examination will be held on the 2nd July 1924 and applications for the same should reach the undersigned by 20 June 1924.

4. All national candidates should obtain the required application forms from the treasury of the district to which they belong. Candidates who are residents of Madras should apply for application forms to the Secretary to the Board of Examiners, Chennai, Madras.

NOTE.—No notice will be taken of any application from national candidates requesting to be supplied with application forms from this office.

a. As per of No. 10 for the Oriental Language Yearbook Examination and a fee of Rs. 25 for all other candidates in the examination of candidates for the Civil Service should be paid into the treasury or if at Madras into the Imperial Bank of India, Madras. The vouchers should be forwarded to the undersigned with the application for examination, should but in the case of Bank and Railway officers, through the heads of their departments. The fee paid for admission to the above examinations will not be refunded or held over to the next examination. Fees paid by candidates for the Oriental Language Yearbook Examination will, however, be refundable on receipt of application for the same at least ten days before the date of examination.

b. At any post examination has been issued by application for examination being sent in, after the prescribed date, the Board may have drawn if it is directly satisfied that the above date will be strictly adhered to.

## COMPULSORY VERNACULAR TEST PRESCRIBED FOR DEPUTY COLLECTORS, SUB-JUDGES AND DISTRICT MAGISTRATES, JAIL OFFICERS, DISTRICT HEALTH OFFICERS AND HEALTH INSPECTORS, JULY 1924.

The President, Board of Examiners, Madras, notifies that the usual vernacular examination of candidates for the post of Deputy Collector, whether by the second-class test prescribed for Indian candidates or by the third-class test prescribed for European and Anglo-Indian candidates, the second-class vernacular test for European, Anglo-Indians and Indian Sub-Judges and District Magistrate, the second-class Vernacular test for Jail Officers and the Vernacular test for District Health Officers and Health Inspectors, will be held on Thursday, the 2nd July 1924 and succeeding days at the following centres:—

(1) Bellary.	(3) Coimbatore.	(5) Madras.
(2) Coimbatore.	(4) Madras.	(6) Chittoor.

2. Candidates must send in their applications made up lightly in English on printed forms through the hands of their Superintendents, as far as to reach the Secretary to the Board of Examiners, Chennai, Madras, on or before the 15th May 1924, after which date no applications will be considered. Applications which are irregular or defective in any particular will not be considered.

3. All successful candidates should obtain the required application forms from the treasury of the district in which they belong. Candidates who are residents of Madras should apply for application forms to the treasury to the Board of Examiners, Chennai, Madras.

*N.B.*—No notice will be taken of any application from unselected candidates requesting to be supplied with application forms from this office.

4. The application of any candidate who selects a centre which is not in the above list of centres will be rejected and no candidate will be allowed to secure more than one centre. The centre selected must be the one nearest to the place where he is employed or sedulously resides. No candidate will in any manner be allowed to change the place of examination entered in his application. A candidate appearing without previous permission for examination at a centre other than his one employed by him in his application will not be admitted to the examination.

5. A candidate whose examination cannot be arranged at the centre selected by him will be required to appear at Madras or such other centre as may be notified to him.

6. All candidates from the same district must select the same centre. Heads of departments in forwarding applications are requested to see that these instructions are strictly followed.

7. Candidates are advised to give special attention to preparing themselves in manuscript reading and conversation. In deciding whether to allow travelling allowances to candidates who fail in the examination, the Board will give special weight to their degree of proficiency in those subjects.

8. A candidate coming in half an hour after the appointed time will not be admitted to the examination.

9. No candidate will be allowed to leave the examination room till he has given up his answer paper and till the application of at least half an hour after the question paper has been given out.

10. To guard against disappointment candidates are recommended to refer to Part I-B of the Fort St. George Gazette from time to time.

(By order)

Office of the Board of Examiners, Chennai,  
Madras, 15th March 1924.

A. E. RAMSOTHAM,  
Secretary.

#### RESULTS OF THE WEAVING EXAMINATION CONDUCTED BY THE TEXTILE EXPERT, MADRAS, IN DECEMBER 1923

Name.	Result.	Name.	Result.
1. K. Alwarajeyam ..	First class.	4. A. Rajawee ..	Passed.
2. S. Balasubraman ..	Do.	7. S. Krishnamoorthy ..	Do.
3. U. Petrusaji Pillai ..	Do.	8. S. Perumalamb ..	Do.
4. N. Ramasami ..	Second class.	9. P. Radhakrishna Chetty ..	Failed.
5. M. Karuppaliam ..	Do.	10. U. R. Venkatasubbiah ..	Do.

Tamilnadu College, Palaiyodai,  
24th March 1924.

R. G. GRIFFIN,  
Principal.

#### THE PRESIDENT'S COLLEGE, MADRAS, 1924-25.

I. Applications for admission to the Presidency College should be sent in as soon as possible after the results of the Public Examination (Secondary School Leaving Certificate) and Intermediate Examination are known. The preliminary applications before these results have been announced will be registered.

II. *Preliminary class*.—With his application for admission a student should submit (1) the portfolio called for in Rule IV and (2) his Secondary School Leaving Certificate or certified extracts therefrom. An applicant with any other certificate should state the class of the certificate and the subject in which it certifies. Any distinction obtained should be mentioned. Applications accompanied by these documents will not be registered.

For admission to the Presidency College a student ordinarily must show high proficiency in English, Vernacular Composition (or Translation) and at least two of the subjects in the group which he proposes to take up.

In Group III the College provides for the following combination only—

- (a) Ancient and Modern History and a Classical or a Vernacular Language.
- (b) Do. and Logic.
- (c) Ancient History, a Classical Language and Logic.
- (d) Two Languages and Logic.

III. *Final-year class*.—Students will be placed on the results of the Intermediate Examination. The students in the Honours class a first class with distinction in the special subject (in which the student desires to take up as Honours course) and a high standard in English will ordinarily be required.

IV. Applicants for admission should supply the following particulars in a tabular form:—  
(1) Name in full and date of birth according to the Christian era; (2) name of college in which the applicant studied in 1923-24; (3) his University or School Leaving Certificate Examination results; (4) his regular number in the Matriculation, Secondary School Leaving Certificate, European High School or Intermediate Examination; (5) the class in the college which he desires to join with the groups he chooses in the first and third (third) class or house in the third year (Intermediate) class—in the case of Group III of the first-year course the particular institution chosen should be specified; and (6) an address which will find the applicant where the admission is made.

Student.

Date

Signature of the Applicant.

V. Students desiring an acknowledgment of their applications should forward with them an acknowledged post-card.

VI. Each student selected for admission will receive a post-card in that effect which he should present at the office on 20 July 1924 along with his fees.

A vaccination certificate at specified below should also be produced along with fees. No fee will be received without it:—

(i) either a certificate of vaccination or re-vaccination after the completion of the tenth year, or

(ii) in case there are marks of smallpox, a certificate signed by two respectable persons stating that to their personal knowledge the individual was attacked with small-pox when he had completed his tenth year.

Selected students, who do not pay their fees on that day without good reason previously explained, will be liable to lose the seats promised.

In any case, the selection will be provisional and will only be confirmed after the scrutiny of the accepted certificates.

VII. Lodgings to accommodate some 16-20 students are attached to the college which students may be called upon to join at the Principal's discretion.

Applicants for admission to the lodgings should write to the Superintendent, Presidency College Lodge, Presidency College, a week or two before the opening day.

The Presidency College, Madras,  
1st March 1924.

H. S. PUNJANI,  
Principal.

# MADRAS MEDICAL COLLEGE.

## TRAINING OF BACCIBENT INSPECTORS AND ASSISTANT BACCIBENT INSPECTORS.

Candidates who have passed the Matriculation Examination prior to 1910 or any higher examination are eligible for admission to the Baccibent Inspector's class. Those who have obtained the two completed Secondary School Leaving Certificate issued under the authority of Government showing that the candidate possesses sufficient knowledge in the ordinary subjects and in two optional subjects other than shorthand and typewriting or other equivalent or higher examination are also eligible. (Forty per cent of marks in English and 50 per cent in each of the other subjects, or 60 per cent of the total number of marks in the other subjects, are ordinarily required). In the selection of candidates preference is given to those who belong to the Presidency and have passed higher educational tests. Other qualifications being equal, candidates who were admitted both to the Secondary Engineering class and the Hygiene and Physiology classes are ordinarily preferred. No acceptance from the prescribed general educational qualifications is granted, but the Director of Public Health has been empowered to exempt candidates for special reasons in deserving cases. The Principal of the Medical College may require any applicant to appear before him before his admission is decided on.

1. The course in the Medical College extends from July to December and consists of theoretical and practical training in General Hygiene and Physiology and Demonstrations in Bacteriology under the Professor and the Assistant Professor of Hygiene. Theoretical practical training is undertaken by those recommended by the Health Staff of the Corporation of Madras.

2. The final examination prescribed for these candidates is the Government Technical Examination in the Higher Grade in Hygiene and in Physiology and conducted by the Commissioner for Government Examinations. The examination lasts for 12 hours for each subject. No candidate will be permitted to appear for this examination unless he produces a certificate from the Principal, Medical College, of having undergone a six months theoretical and practical course in the College to the satisfaction of the Professor of Hygiene and Physiology. The various examinations consist of two papers of three hours each in Hygiene (one of a theoretical, the other of a practical nature) and one of three hours' duration in Physiology. There are also oral and practical examinations in the above subjects.

3. Candidates who qualify under the above rules are known as "Assistant Baccibent Inspectors".

4. Candidates who are desirous of qualifying for the Higher Grade of Baccibent Inspectors must, in addition to passing the above course, appear for the Senior Baccibent Inspector's examination a theoretical and practical course in Minor Baccibent Engineering at the Baccibent Engineer's Office, Madras, from July to November. The course and that required for Assistant Baccibent Inspectors in the Medical College may all be taken simultaneously.

5. The final examination in Minor Baccibent Engineering is conducted by the Commissioner for Government Examinations, and no candidate will be permitted to appear for it unless he produces a certificate from the Lecturer in Minor Baccibent Engineering of having undergone his instruction a six months training in the class specially held for that purpose at the Baccibent Engineer's Office. The fee for this examination is Rs. 12.



7. Applicants from candidates eligible under rule 1 must be sent to the Principal, Medical College, Madras, between the 15th April and 1st June. The applications should be made on printed forms, which will be forwarded by the Senior Assistant Professor, Medical College, Madras, only to those who send the necessary receipt for the registration fees as per rule 8 below with stamped and addressed envelopes. The applications should be accompanied by the following documents in original:—
- (a) A statement of the marks obtained at the public examination for the secondary school leaving Certificate, situated by the Headmaster of the school or by a 'Qualified Government Officer'.
  - (b) Conduct certificate.
  - (c) Transfer (or leaving) certificate.
  - (d) Testimonial certificate.
  - (e) Order of the superior officer (if in public service) granting permission to join the course.

and

- (f) Exemption order in the case of candidates exempted under rule 1.
8. Applications from candidates will not be registered unless the necessary receipt for the registration fee, which is Rs. 5 for each of the two sessions has already been paid. The fee in all cases should be paid into a Government Treasury to the credit of 'Madras Medical College Fees'.
9. The college fee payable for the two courses together is Rs. 30, including tuition fee. In the case of candidates who join the Medical Physiology and Hygiene course only the fee is Rs. 20 and in the case of those who join the Marine Sanitary Engineering class only the fee is Rs. 20. In the case of candidates who are admitted to undergo the courses the registration fee will be allowed in several instalments the tuition fee, and they will be required to pay only the balance, Rs. 10, 15 or 20 respectively. No refund of the registration fee will be made under any circumstances to admitted candidates who should reach the balance of the fee into a Government Treasury to the credit of 'Madras Medical College Fees' and send the receipt to the Principal of the Medical College, Madras, before the 1st July. No inquiries from applicants will be replied to.
10. Applications will be rejected—
- (a) if they are not accompanied by the documents mentioned in rule 7,
  - (b) if they are not received on or before the 1st of June, and
  - (c) if the applicants do not possess the qualifications prescribed in rule 1.
- Rejected applications will be returned to the applicants with the documents received therefrom. Candidates who are not selected may obtain refund of the registration fee paid by them.
11. A selected candidate who fails to join the course within three days after the commencement of the session will be refused admission and so also in a refund of the fee paid will be entertained.

12. Students will not ordinarily be granted leave during the working days of the session. Those who have not made satisfactory progress in the course will not be permitted to appear for the Government Technical Examination and no certificate of attendance will be granted to them.

13. Candidates who pass the examination for Assistant Sanitary Inspectors will be given two certificates—one by the Commissioners for Government Examinations in token of having passed the Government Technical Examination (Higher Grade) in Hygiene and Physiology and the other awarded by the Surgeon-General and the Director of Public Health, which should bear the marks of distinctions and marks impression. The latter certificate is the token of qualification. A person not possessed of this certificate and whose name does not appear in the half-yearly list of Sanitary Inspectors, which is published under the authority of Government, is not entitled to hold a Sanitary Inspector's appointment under any public authority in the Madras Presidency. The certificate is granted only to those who have passed the examination after undergoing a course of study in the Medical College subject to the proviso in clause (d) of rule 21, and is given in conditional on the candidate being of good character and physique. It is the property of the Director of Public Health for the time being and is liable to be cancelled or suspended by him in case of misbehaviour. Whilst in the employ of the said body, the candidate should be lodged by the Sanitary Inspector concerned in the office of the District Health Officer when not so employed, it will remain with the Sanitary Inspector. On securing employment, the Sanitary Inspector should not only report himself to the local body paying for his services, but also through that body to the District Health Officer, forwarding at the same time his certificate.

The following is a copy of the certificate and the conditions upon which it is given:—

#### Sanitary Inspector's Certificate.

This is to certify that \_\_\_\_\_ has passed the Higher Grade test in Hygiene and Physiology of the Government Technical Examination after undergoing a course of lectures and practical instructions at the Medical College, Madras, and that he has, therefore, in my opinion, received a training that should qualify him for the post of Assistant Sanitary Inspector in the Presidency of Madras.

Given at the Surgeon-General's Office with the Seal of Madras, dated \_\_\_\_\_ 192 .

Surgeon-General with the Seal of Madras.

This is to certify that, in accordance with the above certificate, \_\_\_\_\_ has been registered in this office as an Assistant Sanitary Inspector, and that such registration is subject to the continuance of good conduct in his professional capacity and during employment, to be terminated given at such discontinuance as may from time to time be prescribed by the authorities that he has taken necessary measures to maintain a sound theoretical and practical knowledge of Hygiene.

Director of Public Health, Madras.

(a) This certificate is issued on the understanding that it is the property of the Director of Public Health for the time being, and on its withdrawal by him without reasons being assigned.

(b) On obtaining permanent employment, the Sanitary Inspector should lodge the certificate in the office of the District Health Officer of the district to which such employment is obtained.

(c) The provisions of this certificate is entitled to use the designation 'Qualified Assistant Sanitary Inspector'. In official correspondence the designation should be similarly added after the name, and at other occasions than the following should be employed:—

'Qual. Asst. San. Insp.'.

Director of Public Health, Madras.



## SCHOLARSHIPS.

The District Educational Officer, Madras, is pleased to sanction a scholarship of a monthly value of Rs. 3 on behalf of Venkatesh, a pupil of the sixth standard in the N. R. Krishnaswami Menkay's Higher Elementary School towards for one year from 1st July 1924.

2. The scholarship is defensible in the head "B-S (B) (v) Education—Government scholarships—Higher Elementary Schools for Boys—General" and payable to the superintendent of the school.

Madras, 22nd March 1924.

The District Educational Officer, Madras, is pleased to sanction a scholarship of a monthly value of Rs. 3 on behalf of Ramasubramanian, a pupil of the sixth standard of the Agnes Sadayya Nair's Elementary School towards for one year from 1st July 1924.

2. The scholarship is defensible in the head "B-S (B) (v) Education—Government scholarships—Higher Elementary Schools for Boys—Ad-Divisional—Special—and payable to the superintendent of the school.

Madras, 24th March 1924.

H. A. HART,  
District Educational Officer, Madras.

The District Educational Officer, Madras, is pleased to order the transfer of the scholarship—Special for Mahanadiah—sanctioned in this office R.O.C. No. 152-Sup/23, dated 14th February 1924, on behalf of Syed Abdul Kader, a pupil of (I) Form in the Ward Middle School, Attur, to Shafi Mulla, a student of (I) Form in the Board Middle School, Bheemadhalpet.

Madras, 25th March 1924.

CHULANI KASTAPUR,  
Acting District Educational Officer, Madras.

## NOTIFICATIONS.

Managers or heads of institutions or officers under whom the ex-students whose particulars are given below is employed are requested to be good enough to intimate the fact to the Superintendent, Government Training and Secondary School for Women, Chikmagalur.

History number, 69; name of student, Josephine; name of parent, Magdalenamma; native town or village, Eppurwardi; period of absence, 6th July 1920 to 24th June 1921; date of birth, 18th January 1906; caste, Indian Christian; school in which last employed, St. Antony's School, Ottummanur; amount yet to be remitted, Rs. 25-0-0. Personal marks of identification—A mole on lower side of right upper arm, a scar to the left upper side of chin, and a mole on left side of neck.

Columbore, 18th March 1924.

L. H. LOWE,  
Superintendent of Girls' Schools, Western Circle.

With a view to maintaining up to date the History of students lodged in the Institution, the Superintendent requires the favour of co-operation from all the Deputy Superintendents of Schools, Sub-divisional Superintendents of Girls' Schools, Superintendents in the Agency Circles and Managers of aided Elementary Schools in the Telugu districts by way of forwarding information as to whether the following ex-students are employed in any of the schools under their control:—

From 1st January 1917—1921.

Higher grade.		
Name of student.	Caste.	Native place.
1. Bhadrakali Venkata Lakshmi ..	B	Atterpattanam.
2. Chitra Subramanyam ..	B	Gulbi.
Lower grade.		
3. Valli Pata Subramanyam ..	B	Pothayy.
From 1st January 1912—1917.		
Higher grade.		
4. Manu Lakshmi ..	B	Atterpattanam.
5. Patta Subramanyam ..	B	Atterpattanam.
6. Subramanyam Subramanyam ..	B	Atterpattanam.
7. Subramanyam Subramanyam ..	B	Atterpattanam.
8. Subramanyam Subramanyam ..	B	Atterpattanam.
9. Subramanyam Subramanyam ..	B	Atterpattanam.
Lower grade.		
10. Subramanyam Subramanyam ..	B	Atterpattanam.
From 1st January 1912—1917.		
11. Subramanyam Subramanyam ..	B	Atterpattanam.

From 1st January 1912—1917.

Higher grade.		
Name of ex-student.	Caste.	Native place.
12. Subramanyam Subramanyam ..	B	Atterpattanam.
13. Subramanyam Subramanyam ..	B	Atterpattanam.
14. Subramanyam Subramanyam ..	B	Atterpattanam.
15. Subramanyam Subramanyam ..	B	Atterpattanam.
16. Subramanyam Subramanyam ..	B	Atterpattanam.
17. Subramanyam Subramanyam ..	B	Atterpattanam.
18. Subramanyam Subramanyam ..	B	Atterpattanam.
19. Subramanyam Subramanyam ..	B	Atterpattanam.
20. Subramanyam Subramanyam ..	B	Atterpattanam.
21. Subramanyam Subramanyam ..	B	Atterpattanam.
22. Subramanyam Subramanyam ..	B	Atterpattanam.
23. Subramanyam Subramanyam ..	B	Atterpattanam.
24. Subramanyam Subramanyam ..	B	Atterpattanam.
25. Subramanyam Subramanyam ..	B	Atterpattanam.
26. Subramanyam Subramanyam ..	B	Atterpattanam.
27. Subramanyam Subramanyam ..	B	Atterpattanam.
28. Subramanyam Subramanyam ..	B	Atterpattanam.
29. Subramanyam Subramanyam ..	B	Atterpattanam.
30. Subramanyam Subramanyam ..	B	Atterpattanam.
31. Subramanyam Subramanyam ..	B	Atterpattanam.
32. Subramanyam Subramanyam ..	B	Atterpattanam.
33. Subramanyam Subramanyam ..	B	Atterpattanam.
34. Subramanyam Subramanyam ..	B	Atterpattanam.
35. Subramanyam Subramanyam ..	B	Atterpattanam.
36. Subramanyam Subramanyam ..	B	Atterpattanam.
37. Subramanyam Subramanyam ..	B	Atterpattanam.
38. Subramanyam Subramanyam ..	B	Atterpattanam.
39. Subramanyam Subramanyam ..	B	Atterpattanam.
40. Subramanyam Subramanyam ..	B	Atterpattanam.
41. Subramanyam Subramanyam ..	B	Atterpattanam.
42. Subramanyam Subramanyam ..	B	Atterpattanam.
43. Subramanyam Subramanyam ..	B	Atterpattanam.
44. Subramanyam Subramanyam ..	B	Atterpattanam.
45. Subramanyam Subramanyam ..	B	Atterpattanam.
46. Subramanyam Subramanyam ..	B	Atterpattanam.
47. Subramanyam Subramanyam ..	B	Atterpattanam.
48. Subramanyam Subramanyam ..	B	Atterpattanam.
49. Subramanyam Subramanyam ..	B	Atterpattanam.
50. Subramanyam Subramanyam ..	B	Atterpattanam.
51. Subramanyam Subramanyam ..	B	Atterpattanam.
52. Subramanyam Subramanyam ..	B	Atterpattanam.
53. Subramanyam Subramanyam ..	B	Atterpattanam.
54. Subramanyam Subramanyam ..	B	Atterpattanam.
55. Subramanyam Subramanyam ..	B	Atterpattanam.
56. Subramanyam Subramanyam ..	B	Atterpattanam.
57. Subramanyam Subramanyam ..	B	Atterpattanam.
58. Subramanyam Subramanyam ..	B	Atterpattanam.
59. Subramanyam Subramanyam ..	B	Atterpattanam.
60. Subramanyam Subramanyam ..	B	Atterpattanam.
61. Subramanyam Subramanyam ..	B	Atterpattanam.
62. Subramanyam Subramanyam ..	B	Atterpattanam.
63. Subramanyam Subramanyam ..	B	Atterpattanam.
64. Subramanyam Subramanyam ..	B	Atterpattanam.
65. Subramanyam Subramanyam ..	B	Atterpattanam.
66. Subramanyam Subramanyam ..	B	Atterpattanam.
67. Subramanyam Subramanyam ..	B	Atterpattanam.
68. Subramanyam Subramanyam ..	B	Atterpattanam.
69. Subramanyam Subramanyam ..	B	Atterpattanam.
70. Subramanyam Subramanyam ..	B	Atterpattanam.
71. Subramanyam Subramanyam ..	B	Atterpattanam.
72. Subramanyam Subramanyam ..	B	Atterpattanam.
73. Subramanyam Subramanyam ..	B	Atterpattanam.
74. Subramanyam Subramanyam ..	B	Atterpattanam.
75. Subramanyam Subramanyam ..	B	Atterpattanam.
76. Subramanyam Subramanyam ..	B	Atterpattanam.
77. Subramanyam Subramanyam ..	B	Atterpattanam.
78. Subramanyam Subramanyam ..	B	Atterpattanam.
79. Subramanyam Subramanyam ..	B	Atterpattanam.
80. Subramanyam Subramanyam ..	B	Atterpattanam.
81. Subramanyam Subramanyam ..	B	Atterpattanam.
82. Subramanyam Subramanyam ..	B	Atterpattanam.
83. Subramanyam Subramanyam ..	B	Atterpattanam.
84. Subramanyam Subramanyam ..	B	Atterpattanam.
85. Subramanyam Subramanyam ..	B	Atterpattanam.
86. Subramanyam Subramanyam ..	B	Atterpattanam.
87. Subramanyam Subramanyam ..	B	Atterpattanam.
88. Subramanyam Subramanyam ..	B	Atterpattanam.
89. Subramanyam Subramanyam ..	B	Atterpattanam.
90. Subramanyam Subramanyam ..	B	Atterpattanam.
91. Subramanyam Subramanyam ..	B	Atterpattanam.
92. Subramanyam Subramanyam ..	B	Atterpattanam.
93. Subramanyam Subramanyam ..	B	Atterpattanam.
94. Subramanyam Subramanyam ..	B	Atterpattanam.
95. Subramanyam Subramanyam ..	B	Atterpattanam.
96. Subramanyam Subramanyam ..	B	Atterpattanam.
97. Subramanyam Subramanyam ..	B	Atterpattanam.
98. Subramanyam Subramanyam ..	B	Atterpattanam.
99. Subramanyam Subramanyam ..	B	Atterpattanam.
100. Subramanyam Subramanyam ..	B	Atterpattanam.

Dist. Higher Grade Elementary Training School for  
Males, Rajahmundry, 7th February 1924.

S. NAGASUBRAMANIAM,  
Inspector.

It is notified by the information of the correspondents of board and aided schools in the Pithuripattam and Sattampatti ranges that the Director of Public Instruction has in his Proceedings No. 161, dated 24th February 1921, sanctioned the transfer of the headmasters of the Pithuripattam range from Pithuripattam to Sattampatti and the change of designation of Pithuripattam and Sattampatti ranges to Sattampatti West and Sattampatti East ranges respectively.

Cottar, 26th March 1921

M. SUBRAMANYAM,  
Deputy District Educational Officer, Cottar.

The heads of all recognized schools are hereby informed that the Director of Public Instruction has in his Proceedings No. 203, dated 11th February 1921, sanctioned the transfer of the headmasters of the Pithuripattam range from Pithuripattam to Sattampatti and the change of designation of Pithuripattam and Sattampatti ranges to Sattampatti West and Sattampatti East ranges respectively.

Kottamkulam, 26th March 1921.

The Headmasters of Secondary schools are informed that the Director of Public Instruction has in his Proceedings No. 203, dated 11th February 1921, sanctioned the transfer of the headmasters of the Pithuripattam range from Pithuripattam to Sattampatti and the change of designation of Pithuripattam and Sattampatti ranges to Sattampatti West and Sattampatti East ranges respectively.

Name of pupil.		A.B.N.O. Number.	Class in which the pupil was reading.
1. Henry J. Macdonald .. ..	..	33145-B	VI Form.
2. Henry James Smith .. ..	..	44276-B	Do.
3. J. V. Subramanian .. ..	..	33181-B	IV Form.
4. Subramanian .. ..	..	44745-B	Do.

Kottamkulam, 26th March 1921.

H. F. SATHYANARAYAN,  
District Educational Officer, Trivandrum.

It is hereby notified that the Teacher's Certificate No. 5128 of Secondary grade belonging to Thiruvallur, Venkateswara Swamy Temple, was issued in June 1919, and was valid in the Secondary grade. Teaching service attached to the Teacher's Certificate, dated from July 1919 to March 1920 is being continued in this office and notice is hereby given that in case it is not claimed by the owner within a month from the date of this publication it is liable to destruction.

Vengalpet, 26th March 1921.

M. SATHYANARAYAN,  
District Educational Officer, Vengalpet.

The public are hereby informed that the Director of Public Instruction, Madras, in his Proceedings No. 20, dated 24th February 1921, ordered the transfer of the headmasters of the Pithuripattam range from Pithuripattam to Sattampatti and the change of designation of the present Sattampatti and Pithuripattam ranges to Sattampatti West and Sattampatti East ranges respectively.

It is hereby notified that the Director of Public Instruction, Madras, in his Proceedings No. 20, dated 24th February 1921, ordered the transfer of the headmasters of the Pithuripattam range from Pithuripattam to Sattampatti and the change of designation of the present Sattampatti and Pithuripattam ranges to Sattampatti West and Sattampatti East ranges respectively.

Sattampatti, 26th March 1921.

H. SATHYANARAYAN,  
District Educational Officer, Sattampatti.

The original service certificates of V. Paul and Krishna Pillai bearing numbers 1021 and 1022 respectively dated 26th May 1919 are lying in this office undisturbed for a long time. Notice is hereby given that if these certificates are not claimed within a month from the date of this notification, the same will be destroyed.

Chittoor, 26th March 1921.

C. K. RAMASWAMI AYYAR,  
District Educational Officer, Chittoor.

## VACANCIES.

Applications are invited from higher elementary grade trained teachers who wish to undergo a course in training at the Government Teacher Training School.

The course is available for ten applicants. Those selected will receive a monthly stipend of Rs. 12 during the period of their training from 1st July till 31st December 1921.

Eligible persons will be required to enter into an agreement to serve under the Educational Department for three years within five years of successfully completing their training.

Applications should reach the Principal on or before 15th May 1921.

Teacher's College, Bellary,  
26th March 1921.

R. G. GRIEVE,  
Principal.

Applications are invited from candidates for the post of a teacher in the Madras District Jail in a leave vacancy for six months. Pay Rs. 12 per mensem. Candidates holding a limited teacher's certificate with knowledge of book-binding and drill will be preferred.

District Jail, Madras,  
14th March 1924.

M. GURUNATHAYYA,  
*Superintendent.*

Wanted a Lady Superintend for Madras Public Schools on Rs. 50-1-35 per mensem who has undergone training in any language but should know Telugu and English. The application will be received by the undersigned till the 26th April 1924.

Children's Hospital Office,  
24th March 1924.

P. MUDDURISWAMY SATYAG,  
*Chairman.*

#### TELUGU REQUIREMENT MANUAL.

Copies of this publication by M. Srinivasa Rao, which has been recommended for the use of candidates taking entrance examination as an optional subject, are available for sale at the Government Press, Mount Road, Madras, at Rs. 2-6-0 a copy.

#### LATE NOTIFICATION.

##### UNIVERSITY OF MADRAS.

##### NOTIFICATION.

##### COMMITTEE OF THE SENATE.

It is hereby notified, under Rule 1 of the General Rules for the election of members to the several University Authorities, that M. R. S. Kanyasulkam Saravali, B.A., B.L., M.A., High Court Judge, and President, Madras Board, South Arcot, has been duly elected a member of the Senate by the District Board of South Arcot from amongst its own body.

Senate House, 21st March 1924.

E. MONTGOMERY MACPHERSON,  
*For Chancellor.*



Published by Authorize

Fig. 14.3

MADRAS, TUESDAY EVENING, APRIL 2, 1964.

1. *Physis*, 6, 2000.

### Part 33.—Miscellaneous Notifications.

## CONTENTS

1949		1950	
<b>Arrivals, 1949, 1950—</b>			
Initial, Head of House, Pass, Folds			
White and Red	11	11	11
<b>Arrivals, 1949, 1950—</b>			
General	11	11	11
Initial	11	11	11
Pass	11	11	11
Public Works	11	11	11
Marine	11	11	11
Ship	11	11	11
<b>Departments Arrivals, 1949, 1950—</b>			
Public Works	11	11	11
Marine	11	11	11
Ship	11	11	11
<b>Departments Arrivals, 1949, 1950—</b>			
Public Works	11	11	11
Marine	11	11	11
Ship	11	11	11
<b>Departments Arrivals, 1949, 1950—</b>			
Public Works	11	11	11
Marine	11	11	11
Ship	11	11	11

APPOINTMENTS, LEAVE, ETC.

**INDEX**

Feb. 18. *Leave*.—M. R. P. Pethasathath Thammam Kovida Panditar Aravali, District Muzard, Mangalore, agreed to leave on average pay for 12 months from 1st Feb. 1924 to 31st May 1924 and on full average pay from 1st June 1924 to 31st Feb. 1925 and from 1st Feb. 1925 to 31st May 1925 (both inclusive). He is also permitted to attend to his duties up to 31st May 1924 and the remainder of 1924 to his leave, subject to the conditions laid down in the subsidiary rules under Paragraphs 1 and 2 of the Rules 17 and 22.

High Coast, Madras,  
21st March 1938.

**Dr. D. Loom.**—M.R.Dy. Taker Same Non Periodic Ques. British Medical, Chittown, is granted leave on average pay as Medical Board's certificate for 120 months from 27th February 1914 under Fundamental Rule 42. He is also permitted to enter Sunday the 27th April 1914 to be leave subject to the certificate laid down to the subsidiary rules under Fundamental Rule 42.

High Cross, Watree,  
10th March 1924.

**Mr. G. P. Poojary.**—M.H.Sy. Ramaswami Ayya Nagaswara Ayya Aravali, an officer at Acting Subordinate Judge, Undercity, is posted to the Court of the District Judge, Gooty, in relief of M.H.Sy. S. S. Ramaswami Acharya Aravali. To join immediately.

High Court, Madras,  
24th March 1914.

F. G. BUTLER,  
*Albuquerque*



- (14) M.R. Ry. P. Paramaniam Metallurgist, to officiate as Inspector, Veluppannam Circle, via Mr. H. J. Ganesa, on leave. To join expeditiously on relief.
- (15) M.R. Ry. D. S. Ponniah B.A., to officiate as Inspector, Coleroon Agency Circle, via M.R. Ry. M. R. Vaidya Ayyar Avargal, on leave.
- (16) M.R. Ry. D. S. Krishna Swami, on return from leave, to officiate as Inspector, Veluppannam Circle, via M.R. Ry. M. Srinivasan Pillai Avargal, on leave. To join on 1st April 1924.
- (17) Mr. F. W. Hordtink, to officiate as Inspector, Kaveri Circle, via Mr. G. J. Horton, on leave.
- (18) M.R. Ry. K. Srinivasan Ayyangar, on return from leave, to officiate as Inspector, Rajahmundry Circle, via M.R. Ry. E. K. Srinivasan Swami Avargal, on leave. To join on 1st April 1924.
- (19) M.R. Ry. S. Sankaranarayanan Pillai, to officiate as Inspector, Salem Circle, via M.R. Ry. R. Madhava Ayyangar Avargal, Inspector, on leave. To join on 1st April 1924 without awaiting relief.
- (20) Mr. J. R. Kerr, to officiate as Inspector, Kaveripattinam Circle, via Mr. G. G. Dromey, on other duty. To join on 1st April 1924 without awaiting relief.
- (21) Mr. A. T. O'Brien, to officiate as Inspector, Madras Circle, via Mr. E. J. A. Macdonald, on other duty. To join on 1st April 1924 without awaiting relief.

Board (Separate Revenue), Madras,  
25th March 1924.

Posting.—M.R. Ry. T. Venkatesh Naidu B.A., to officiate as Inspector, Madras Town Circle, via Mr. G. S. Spittler on other duty. To join on 1st April 1924.

Board (Separate Revenue), Madras,  
25th March 1924.

Posting.—(1) Mr. E. E. Phillips, Inspector, to the Rajahmundry Circle.

(2) M.R. Ry. F. Srinivasan Ayyangar, to officiate as Inspector, Chittoor Circle, via M.R. Ry. T. K. Srinivasan Swami Avargal, on leave. To join on 1st April 1924.

This cancels the posting of Mr. F. T. Phillips and M.R. Ry. K. Srinivasan Ayyangar to the Chittoor and Rajahmundry Circles, respectively.

Board (Separate Revenue), Madras,  
25th March 1924.

Posting.—(1) S. Khadi Mohideen Sahib, to officiate as Inspector, Nellore Circle, via Mr. A. H. Cooper, granted leave. To join on relief.

(2) M.R. Ry. M. O. Kala Nandipati Avargal, to the Calicut Circle, via M.R. Ry. T. Jaganatha Ayyangar Avargal, granted leave. To join on 1st April 1924. This cancels his posting to the Udipi Circle.

(3) M.R. Ry. R. Sankararam Ayyar, to officiate as Inspector, Pondicherry Circle. To join expeditiously on relief.

Posting.—(1) M.R. Ry. K. Srinivasan Ayyangar, to officiate as Inspector, Bichampur Circle, via M.R. Ry. T. K. Srinivasan Swami Avargal on leave. To join together on the expiry of his leave. This cancels his posting to the Calicut Circle.

(2) M.R. Ry. P. S. Sankararam Ayyar Avargal, to the Udipi Circle. To join expeditiously after the absence of the Northern Division Circle on 1st April 1924. This cancels his posting to the Bichampur Circle.

(3) M.R. Ry. T. V. Srinivasan Ayyar Avargal, to the Chittoor Circle. To join together on the expiry of his leave. This cancels his posting to the Pondicherry Circle.

(4) Mr. H. G. Dromey, to the Salem Circle. To join expeditiously on relief by Mr. E. C. Macdonald. This cancels his posting to the Bichampur Circle.

(5) M.R. Ry. S. Sankaranarayanan Pillai, to officiate as Inspector, Bichampur Circle, via M.R. Ry. K. Srinivasan Ayyangar Avargal, on leave. To join on 1st April 1924. This cancels his posting to the Salem Circle.

Board (Separate Revenue), Madras,  
25th March 1924.

O. H. MASTERMAN,  
Acting Secretary.

# FORFEIT.

Leave.—Under rule 41 of the Fundamental Rules, M.R. Ry. E. V. Palaniamma Pillai, District Forest Officer, Kaveri District, is granted leave on absence pay for one week from 2nd April 1924. It is provided so, as the Easter holidays in his leave provided the maximum laid down in the subsidiary rules under Fundamental Rule 41 are fulfilled.

Posting.—M.R. Ry. S. Sankaranarayanan Ayyar, Extra Assistant Conservator of Forests in the Kaveri District, is posted to be in charge of the division during the absence of M.R. Ry. E. V. Palaniamma Pillai, on leave.

Madras, 25th March 1924.

Posting.—M.R. Ry. S. Sankaranarayanan Ayyar, Extra Assistant Conservator of Forests, on relief by M.R. Ry. S. V. Srinivasan, will be attached to the North Vallam Division until further orders.

H. STEWART,  
Acting Chief Conservator of Forests.

Madras, 25th March 1924.



## PUBLIC WORKS.

*Appointment*.—M. R. By. N. Mathava Moorty, Supervisor and Officiating Assistant Engineer, transferred to this circle in Public Works Department, South India, No. 185, P.O.D., dated 19th March 1914, is reported in the Chatterjee publication, Madrasville division, in relief of C. J. S. M. Philip, Assistant Executive Engineer, transferred to the Calcutta Head Works division as Officiating Executive Engineer.

S. N. ARUNTHANIAN MUDALIYAR,  
Superintending Engineer, Madras Circle.

Madras, 22nd March 1914.

## MEDICAL.

*Appointment*.—M. R. By. M. E. Ponnusami Aiyar Arangal, M.B., Civil Assistant Surgeon on reserve duty in the King Institute, Quindly, is placed temporarily on the disposal of the Director, King Institute, Quindly, for anti-malarial work for a period of three months.

Madras, 20th March 1914.

*Leave*.—M. R. By. P. Parthasarathi Naidu's death, Civil Assistant Surgeon, is granted leave on average pay from 10th November 1913 to 11th December 1913, both days inclusive under the Panchasanti Rules.

Madras, 20th March 1914.

*Transfer*.—M. R. By. K. J. Tadasanthe Moorty, M.B., Temporary Civil Assistant Surgeon on reserve duty at the King Institute, Quindly, is held a sanctioned appointment to the same institution, now M. R. By. E. Tadasanthe Moorty, M.B., M.B. & C.M., Civil Assistant Surgeon, transferred.

S. M. R. By. M. Tadasanthe Moorty, M.B., M.B. & C.M., Civil Assistant Surgeon, on relief of the King Institute, Quindly, to be on reserve duty at the Medical College, Madras, until further orders.

(By order)

P. F. MATHEIAS,

Private Assistant to the Surgeon-General.

Madras, 20th March 1914.

## GENERAL NOTIFICATIONS.

## IMPERIAL LIBRARY.

(CORNER OF RAIL STREET AND STRAND ROAD, CALCUTTA.)

Open on { Week-days and Saturdays, from 10 A.M. to 5 P.M.  
{ Sundays and Holidays, from 2 P.M. to 5 P.M.

The Imperial Library is also a LENDING LIBRARY. It is free to all except children. There is no subscription to pay.

J. A. CHAPMAN,

Librarian.

## THE PATENT OFFICE, 3 COUNCIL HOUSE STREET, CALCUTTA.

PERIODS OPEN, FROM 11 A.M. TO 4 P.M., SATURDAYS, 11 A.M. TO 1 P.M.

All communications relating to applications for patents and for registration of designs under the Indian Patents and Designs Act (II of 1911), or in continuation of applications under the Inventions and Designs Act (V of 1889) must be made in English and addressed to the Controller of Patents and Designs, 1, Council House Street, Calcutta. Documents sent by post should be carefully packed and a full address given in all communications.

2. *Directions* in the guidance of inventors and others are given in the Patent Office Handbook (previously reprinted) which contains the Indian Patents and Designs Act, 1911, the Indian Patents and Designs Rules, 1912, the Indian Patents and Designs (Temporary Rules) Act, 1913, the Indian Patents and Designs (Temporary) Rules, 1913, the Indian Patents and Designs (Amendment) Act, 1913, and the Indian Patents and Designs (Temporary Rules) Amendment Act, 1913, together with various regulations and instructions. These should be consulted before an application is made to the Controller.

3. *Advice*.—The Patent Office cannot undertake (1) to give opinions on the inventiveness of Patents, Laws, or on the advisability of protecting inventions and designs from their infringement; (2) to make searches in respect of information available in the public domain; (3) to recommend any particular Agent or (4) to assist in the disposal of inventions. Applications are not required unless specially asked for. Drawings must be on tracing cloth and the Rules and Instructions for the preparation of drawings as given in the Handbook should be strictly followed. A preliminary print cannot be secured under the Indian Patents and Designs Act, 1911.

4. *Applications* are wanted for the Indian Patents and Designs Act, 1911, in the form in British India only, and patents granted under it do not extend to the United Kingdom or any of the British Possessions. The International Convention for the Protection of Industrial Property does not include India. The information regarding patents in countries other than India applicants should be made to the patent office in the countries concerned.

5. *Stamps payable in cash and must be delivered in the Patent Office within the time allowed by the Act.* When stamps are offered in payment of fees, it must be clearly indicated that the offerer cannot hold himself responsible for any delay that may occur in the collection of such as the cheque. In cases where it is not possible to have the fees included in the Patent Office, it is possible to send them by money-order or postal order payable at Calcutta to the Controller of Patents and Designs, and to advise him that they have been so sent. Stamps will not be received in payment of fees.

6. *Trade and property marks and names are not registered and neither are not patented under the Indian Patents and Designs Act.* There is no provision of law in British India for their registration. Neither does this Act deal with pictures, photographs, etc., for which copyright is obtainable under the Indian Copyright Act, 1914.

7. *Printed specifications of applications, which have been accepted, are published within three months after acceptance has been notified in the Gazette of India.* These specifications can be purchased at the Patent Office at a uniform price of 4 annas per copy and may be seen free of charge together with other publications of the Patent Office, at the following places:—

- Almsholm—H. O. Technical Institute.
- Allahabad—Public Library.
- Bombay—Indian Institute of Science.
- Calcutta—Department of Commerce and Industries.
- Calcutta—Secret Office.
- “ Victoria Jubilee Technical Institute, Durgin.
- “ The Railway Traffic and Engineering Association, No. 14, Ramo Road, Fort.
- Calcutta—Patent Office, No. 1 Darnley House Street.
- “ Bengal Engineering College, Shyampur.
- Cawnpore—Office of the Director of Industries, United Provinces.
- Chennai—Office of the Commissioner, Hardware Division.
- Chittagong—Office of the Commissioner, Chittagong Division.
- Dacca—Office of the District Board, Dacca.
- Dacca—Office of the Deputy Commissioner.
- Hyderabad—Industries and Commerce Department of His Royal Highness the Nizam's Government.
- Kanpur—Office of the City Deputy Collector.
- Lahore—Punjab Public Library.
- London—The Patent Office, 25 Southampton Buildings, W.C.
- Madras—Secret Office, Egmore.
- “ College of Engineering.
- Mysore—Office of the Secretary to Government, General and Revenue Department.
- Mumbai—Victoria Technical Institute.
- Patna—Secretariat Library, Government of Bihar and Orissa.
- Poona—College of Engineering.
- Rangoon—Office of the Director of Industries, Bihar and Orissa.
- Rangoon—Office of the Revenue Secretary, Government of Burma.
- Rangoon—Thames College.
- Singapore—Office of the Collector.
- Washington (U.S.A.)—The Patent Office.

8. *Specifications of inventions which have been notified in the Gazette of India as filed under the provisions of the Inventions and Designs Act (V of 1900) are not printed, but copies may be inspected on payment of a fee of one rupee at the Patent Office, 1, Connaught Place Street, Calcutta; the Secret Office, Egmore, Madras; the Secret Office, Bombay; the Office of the Revenue Secretary in the Government, Rangoon; and the Office of the Director of Industries, United Provinces, Cawnpore. Specifications and other publications of the United Kingdom Patent Office can also be seen in the Patent Office, Calcutta, in the Secret Office, Bombay, and in the Commerce Library, Madras.*

9. *Publications on sale at the Patent Office:—*

	Pais.
	No. Rs.
(a) Patent Office Handbook (Acts, Rules and Instructions) .. ..	1 8
(b) The Indian Patents and Designs Act, II of 1911 .. ..	0 10
(c) The Indian Patents and Designs Act, II of 1911 (Text and Hindi) .. ..	0 2
(d) The Indian Patents and Designs Rules, 1912 .. ..	0 2
(e) Weekly Notifications (Extract from the Gazette of India) .. ..	0 1
(f) Annual subscription with postage .. ..	2 0
(g) Inventions (unclassified subject-matter India 1900-1909 and chronological list, 1900-1909) .. ..	2 0
(h) Inventions (unclassified subject-matter India 1900-1909 and chronological list, 1900-1911) .. ..	2 0
(i) Patent Office Journals (bound quarterly) .. ..	2 0
(j) Patent Office Journals, 1901, 1902, 1903, 1917, 1918 .. ..	2 0
(k) Printed specifications of inventions since 1912 .. ..	2 0

V. LOFFLER,  
Controller of Patents and Designs.

## PATENTS.

The following pointed specifications of applications for patents, which have been accepted under section 4 of the Indian Patents and Designs Act, 1911, have been published and can be inspected free of charge at the Indian Patent Office, Kooragang. Copies of these specifications may be purchased at the Patent Office, 1, Crossed Street, Colombo, at the price of one rupee per copy.

Directions for the guidance of inventors and others are given in the Indian Patents and Designs Act, 1911 (price 20 annas), and in the Indian Patents and Designs Rules, 1912 (price 2 annas). These should be consulted before an application is made to the Controller of Patents and Designs.

9379. India.	9387. Tatham and Endericks.
9380. Wilson.	9388. Japan.
9381. Widd and Wills.	9389. Lloyd, Chipp and Campbell.
9382. Perkins.	9390. The "National" Waggon Works (1922) Ltd.
9383. Smith.	9391. Rytchikov.
9384. The Fibre Corporation Ltd. and Marshall, Sons & Co., Ltd.	9392. Leggett.
9385. Walle.	9393. Société Française Radio-Electrique.
9386. Jahn.	9394. Herbert.
9387. International General Electric Co., Inc.	9395. Richard and Collingwood.
9388. Western Electric Co., Ltd.	9396. Proctor & Co.
9389. Dreyfus.	9397. Asanuma.
9390. Willeman.	9398. Henry F. Cowell and Sons Ltd.
9391. Dano Manufacturing Co.	9399. Charles and Weyman.
9392. The Dutch Power Railway Signal Co., Ltd. and Kistner.	9400. Anderson and Jackson.
9393. Home Pipe Co. (Australia), Ltd.	9401. International Diamond Drills Co., Inc.
9394. Dano Manufacturing Co.	9402. Geo Dwyer & Co., Ltd.
9395. Miers.	9403. GRI and Dwyer.

Port St. George, 1st April 1924.

F. NOTCH,  
Eng. to Govt., Development Dept.

## BOARD OF EXAMINERS, CALCUTTA.

## QUALIFYING WRIT TESTAMENTS.

**English.**—Ghulam Ahmad, 1, Postmaster Street, St. John's Hill.  
Mohammed Jafar, Hazrat, 121, Narain Fatah Street, Bangpore Court.  
A. S. Wali Mahomed, 101 Park House Road, Bangpore.  
Syed Ghulam Ahmad, c/o Mahomed Ghous Jafar, Petty shop-baiter, Broadway Road.  
**Urdu.**—Mir Mahomed Husein, 79, Tank Road, Bellary.  
Munir, c/o Mir Husein, 18/18, Fakhir Chandra Field Street, Serampore, Nadia.

## QUALIFYING KANARAS TESTAMENTS.

**English.**—Glynn—Frank E. Harman, 101, 43, Duffield Street, Madras.

## QUALIFYING PARSIA TESTAMENTS.

**English.**—A. H. Baskin, Symington College, Teluk (Madras University), Lecturer in Tamil, Government College.  
**Urdu.**—K. Baskin, Lecturer in Tamil and Superintendent of Yashwanthur Station, Waiy College, Madras.

Delhi, the 6th December 1919.

G. F. FRANK, Esq., C.E.,  
Eng. and Architect, Board of Examiners (Eng. Dept.).

## UNCLAIMED SUM.

A sum of Rs. 50 remained in Collector's money order by one Perumal of Bangalore was not withdrawn as no further communication has been received till now for the disposal of the amount. This is hereby given to all whom it may concern that the sum will be treated as unclaimed and credited to Government after the expiry of three months from the date of publication of this notice in the Gazette unless the owner or any person entitled thereto presents himself in person or through his authorized agent in the Collector's office during office hours and establishes his claim for the amount.

South Arcot Collector's Office,  
10th March 1924.

F. G. DUTT,  
Collector.

## NOTIFICATION.

A large military tank has recently been seized by the British India Army of the Government of Madras, South Arcot district. Any one entitled to claim it in the South Arcot division is asked to forward.

South Arcot Collector's Office,  
10th March 1924.

G. A. SOUTER,  
Collector.

## TREASURER TROVE.

It is hereby notified under section 8 (4) of the Indian Treasure Trove Act (VI of 1878), that on or about the 6th August 1923 the aforementioned articles valued at Rs. 35 have been found in one of the walls of the houses of one Karabo Nagaipo in Belagat village of Belagat taluk by three members of Alipar village, head of Belagat. The money was found in a brass vessel, closed with a brass plate.—

Description of the property.—A brass vessel and a brass plate (probable value) Rs. 3. Twenty rupees (valued) Rs. 32. Total value of the find being Rs. 35. The property is now kept in the Tank Office, Belagat.

5. All persons claiming the said treasure or any part thereof are hereby required to appear personally or by their agents before the Collector at Belagat at his office on or before 1st May 1924 and furnish proof of their claim.

Belagat Collector's Office,  
10th December 1923.

A. G. DUFF,  
Collector.

It is hereby notified that, on or about 16th September 1923, the treasure specified below was found in 6 No. 133 of Salarabam village, Chingapat taluk. All persons claiming the treasure or any part thereof are directed to appear personally or by their authorized agent before the Collector of Chingapat sitting at Kumbhagam Gardens, Serdapat, on 14th August 1924 at 11 a.m.

Description.		Value.	
		Rs. A. P.	
(1) Gold screws two (broken into three pieces)	" " "	0	15 0
(2) Molten silver (Rs. 5 weight)	" " "	5	4 0
(3) White ropes (25)—(1840-85), (1862-71), (1874-81)	" " "	58	0 0
(4) Gown of a rope (year 1885)	" " "	0	4 0
Total value	" "	63	19 0

Chingapat Collector's Office,  
18th March 1924.

It is hereby notified under section 8 of the Indian Treasure Trove Act, 1878, that on or about 16th January 1924 the treasure specified below was found in the hill porch of one's Madamam village, Puzos taluk. All persons claiming the treasure or any part thereof are directed to appear personally or by their authorized agent before the Collector of Chingapat sitting at Kumbhagam Gardens, Serdapat, on 14th August 1924 at 11 a.m.—

Two hundred and seventy-seven gold shilly and coins in full metal run, valued at Rs. 240-0-0.

Chingapat Collector's Office,  
21st March 1924.

G. E. COTTERELL,  
Collector.

It is hereby notified under section 8 of the Indian Treasure Trove Act, VI of 1878, that on the 16th November 1923 treasure of the following description was found by Othava Appanna and Pantei Metherappa in the detached backyard of Sallat Appanna in village of S. No. 967 of Kothapalli, Rajahmundry taluk.—

	Weight.	Approximate value.
Two gold pieces (Varshab)	" " 1½ lbs	25 4 0

5. All persons claiming the treasure or any part thereof are hereby required to appear personally or by their agents before the Collector at Madara at his office at Madara on 1st July 1924 with a view to the matter being inquired into and determined according to law.

Madara Collector's Office,  
13th February 1924.

J. R. HUGHES,  
Collector.

It is hereby notified that under section 8 of the Treasure Trove Act VI of 1878, that the treasure specified below was found in December 1923 in palamidi No. 1822 (Gundachetaram) in Villavanchipattu village, Polavaram taluk.—

Description of articles and approximate value.	
1. Yellamudi	} 183
2. Thairudal	
3. Two strands	

5. All persons claiming the said treasure or any part thereof are hereby required to appear in person or by agent before the Collector of Madara at his office, Madara, at 2 p.m. on 1st September 1924 so that the matter may be inquired into and determined according to law.

Madara Collector's Office,  
22nd February 1924.

J. F. HALL,  
Collector.

It is hereby notified under section 3 of the Indian Treasure Trove Act VI of 1878 that a treasure consisting of 21 gold rupee coins (21 mone of the year 1802 and 4 of 1809) was found on the 24th October 1925 in the except divided house of one Murthyrammal (deceased) in Rattahapalle village, Gaddipalem taluk, North Arcot district, by Chinnayyammal and her husband Chinnayya Nayudu of the village.

3. All persons claiming the said treasure or any portion thereof are hereby required to appear in person or by duly authorized agent before the Collector of North Arcot at his bungalow at Pallava on the 15th day of July 1926 in order to have the claims registered into and determined according to law.

North Arcot Collector's Office  
16th February 1926.

J. C. MOLENY,  
Collector.

#### DEPARTMENT OF AGRICULTURE.

Statement showing the income, consumption and exports of raw cotton in the Madras Presidency for the week ending 25th March 1926.

(Rupees—All figures are in lakhs of Rs. 100.)

Factory of cotton.	For the corresponding week of the previous year.		For the current week.				Total from 4th February to the corresponding week of the previous year.		For the current year from 1st February 1916 to date.		
	Baled and at mill.		Baled and at mill.		Not exported by sea.		Baled and at mill.		Baled and at mill.		Total.
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	
Tamilnadu .. ..	22		200				919				
Madras .. ..	77	847	75				362	2,474	162	7,710	8,539
Coimbatore .. ..	125		120				8,277		1,200		
Trichinopoly .. ..	482		441				5,418		6,146		
Madurai .. ..		172						3,961			
Chennai .. ..	318		26			1,049	310		213	8,541	10,423
Outside cotton .. ..	471		115				8,361		8,323		
Total .. ..	1,125	74	1,261		1,046	8,138	8,276	8,481	15,108	4,421	19,529

(a) Returns have been reported in the corresponding week of previous year by various mills.

(b) Returns have been reported in the current week by various mills.

(c) Exports by sea in the current week are—Madras, 104; Coimbatore, 61; Trichinopoly, 100.

(d) Includes 100 bales reported from Calicut not reported before.

Quantity of cotton ginned in the pressing factories and of compressed cotton involved in spinning mills in the Madras Presidency during the week ending 25th March 1926.

(Rupees—All figures are in lakhs of Rs. 100.)

Factory of cotton.	In the previous year.						In the current year.					
	Bales ginned in the week ending 24th March 1925.		Spinning mills.		Compressed cotton.		Bales ginned in the week.		Spinning mills.		Compressed cotton.	
	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)
Tamilnadu .. ..	460	1,293	460	1,217	715	1,750	491	3,841	170,800			
Madras .. ..	302	84	302	84	302	84	302	84	302	84	302	84
Coimbatore .. ..	460	2,600	460	2,600	460	2,600	460	2,600	460	2,600	460	2,600
Trichinopoly .. ..	1,000	15,274	1,000	15,274	1,000	15,274	1,000	15,274	1,000	15,274	1,000	15,274
Madurai .. ..	428	3,998	428	3,998	428	3,998	428	3,998	428	3,998	428	3,998
Outside .. ..												
Total .. ..	4,750	15,118	4,750	15,118	4,750	15,118	4,750	15,118	4,750	15,118	4,750	15,118

Madras, 25th March 1926.

R. D. JENNINGS,  
Director of Agriculture.

## PUBLIC HEALTH DEPARTMENT

Abstract returns of strikes and deaths of epidemic diseases in the Presidency of Bahia during the week ending 14th March 1924.

[illegible]



Abstracts of studies and deaths of epidemic diseases in the Presidency of Minas during the week ending 10th March, 1934.—*cont.*

Name of district and tribe.	In work.				Name of district and tribe.	In work.			
	At work.	Dead.	At work.	Dead.		At work.	Dead.	At work.	Dead.
Belgian zone.									
Yamou.					Koma.				
Happona	1	0	0	0	Bomala H.T.	0	0	0	0
Amou, Soudan.					Soudan.				
Coumbou	10	0	0	0	Coumbou	0	0	0	0
Pithouan	10	0	0	0	Coumbou H.T.	0	0	0	0
Total	20	0	0	0	Total	0	0	0	0
Amou.					Amou.				
Amou	1	1	1	1	Amou	1	1	1	1
Soudan.					Soudan.				
Soudan	0	0	0	0	Soudan	0	0	0	0
Total	1	1	1	1	Total	1	1	1	1

Malvern, 10th March 1884

K. T. MATTHEW,  
Acting Director of Public Health, Mysore.

## \* JUDICIAL NOTIFICATIONS

#### PROCLAMATION

[illegible]

High Court House, Madras,  
12th February 1936.

DR. USMAN SAHIB,  
Chief of Medical

## UNCLAIMED SERVICE REGISTERS

The service registers of the following persons having been lying over unclaimed in the office of the undersigned, notice is hereby given that, in case they are not claimed by those concerned within a month from the date of publication, they are liable to destruction.

- [illegible]

G. V. SAMPATH AYYANGAR,  
*Editorial Board, India*

March 17th March 1934.

The serious suspicion of the following named persons having been lying was confirmed in the office of the sub-inspector, notice is hereby given that in case they are not obtained by them, arrested within a month from the date of this advertisement they are liable to deportation:—

- |                             |                                 |
|-----------------------------|---------------------------------|
| (1) T. Sankaran Nayar, Clk. | (2) T. Krishnan Nayan, Pres.    |
|                             | (3) T. Vellayudhan Nayan, Secy. |

C. RAMCHANDRAN MENON,  
Deputy Commissioner

Received, 2013, Nov. 12.



## ADJOURNMENT OF COURTS.

Notice is hereby given that the District and Sessions Court of Calicut and the Court of the Subordinate Judge of Bechamoor will be closed for the annual recess from Monday 24th May to Saturday 4th July 1924, both days inclusive, and that the Courts of the District Munsifs of Alala, Bechamoor, Kottar and Chinnole will be closed from Monday 24th May to Saturday 4th June 1924, both days inclusive.

1. During the recess no plaint, petition or other papers will be received. Arrangements, however, will be made to grant copies of judgments, etc., for which applications have been presented before the adjournment.

2. Urgent applications for bail during the Sessions Judge's absence from the district should be made to the High Court of Judicature at Madras.

Bechamoor, 7th March 1924.

T. J. COTTON,  
District and Sessions Judge.

In notification of the notification, dated 20th February 1924, the District and Sessions Court of Chittoor and the Subordinate Judge's Court of Chittoor will be closed for the annual recess for two months from Monday the 25th April 1924 to Saturday the 24th June 1924, both days inclusive and the District Munsifs' Courts of Chittoor, Nellore, Polavaram, Pothole and Gungu for six weeks from Monday the 24th April 1924 to Saturday the 7th June 1924, both days inclusive.

1. During the adjournment, no plaints, petitions, or other papers will be received.

2. Arrangements will, however, be made for granting copies provided that applications for such copies have been made before the commencement of the recess.

3. Urgent applications for bail during the Sessions Judge's absence from the district, should be made to the High Court, Madras.

Chittoor, 11th March 1924.

H. KARAYANA AYYAR,  
District and Sessions Judge.

Notice is hereby given that the Civil Courts in the Madras District will be closed for the annual summer recess of 1924 as follows:—

The District and Sessions Court, Kinnaird, and all the Subordinate Judge's Courts in the District and the Court of the District Munsifs, Kinnaird, from Monday the 4th May 1924 to Saturday the 24th July 1924, both days inclusive.

All the District Munsifs' Courts in the District, from Monday the 24th May 1924 to Saturday the 24th June 1924, both days inclusive.

1. During the adjournment of the Courts, plaints, petitions, etc., will not be received nor copies of documents granted other than those for which applications have been presented before the adjournment; and arrangements will be made by each Court (1) for granting such copies, (2) for forwarding to the High Court the records in suits, appeals and other proceedings called for by the High Court and (3) for despatches and returns to the High Court of orders issued to respondents.

2. Urgent applications for bail during the absence of the Sessions Judge from his Division, during the recess, should be made to the High Court of Judicature, Madras.

Madras, 24th March 1924.

H. F. LAKSHMANA RAO,  
District and Sessions Judge.

It is hereby notified that the District and Sessions Court and the Subordinate Judge's Court, South Kanara, will be adjourned for the annual mid-winter recess for two months to a Monday the 25th April to Saturday the 24th June 1924, both days inclusive, and the Courts of the District Munsifs of Mangalore, Kanungod, Udupi, Kumbhar, Karkal and Puttur for six weeks from Monday the 25th April to Saturday the 14th June 1924, both days inclusive.

1. During the recess no plaints, petitions or other papers will be received nor will copies of documents be granted except those for which applications shall have been presented before the adjournment of the Courts.

2. Urgent applications for bail should be made to the High Court, Madras, during the absence of the Sessions Judge from the division during the recess.

Mangalore, 26th March 1924.

K. R. MENON,  
District and Sessions Judge.

In partial modification of the notification appearing at page 350, Part II of the Port St. George Gazette, dated 4th March 1924, regarding the closing of the Courts of the District for the summer recess, it is hereby notified that the District Munsifs' Court of Virudhachari will be closed for the annual recess from Saturday the 24th May to Saturday the 24th July 1924 (both days inclusive) instead of from 4th May to 14th June 1924 as previously notified.

Virudhachari, 16th March 1924.

A. S. BALASUBRAMANYA AYYAR,  
District Judge.

Notice is hereby given that the Courts of this district will be closed for the annual recess as follows:—

The District and Sessions Court, Salem, and the Court of the temporary Subordinate and Assistant Sessions Judge, Salem.—For two months from Monday the 25th April 1924 to Sunday the 25th June 1924, both days inclusive.

The Principal District Munsif's Court, Salem, the First Additional District Munsif's Court, Salem, and the District Munsif's Courts of Marudai, Kameswari, and Krishnagiri.—For six weeks from Monday the 25th April 1924 to Sunday the 7th June, both days inclusive.

3. No pleas, petitions or other papers will be received during the above adjournment of the Courts.

4. Arrangements will, however, be made for granting copies of judgments, etc., provided that applications for such copies have been presented before the adjournment.

5. Urgent applications for bail during the Sessions Judge's absence from the District should be made to the High Court, Madras.

Salem, 25th March 1924.

E. GODALA RAO,  
District Judge.

In modification of the notice, dated 15th February 1924, it is hereby notified that the adjournment of the Civil Courts in the District of West Tanjore for the annual recess will be as follows:—

The District and Sessions Court of West Tanjore, the Courts of the Subordinate Judges of Tanjore and Kumbakonam, the Additional Subordinate Judge's Court, Tanjore and the Small Cause Court, Kumbakonam.—For two months from Tuesday the 25th April 1924 to Sunday the 25th June 1924 (both days inclusive).

The Courts of the District Munsifs of Villupuram, Mannargudi.—For six weeks from Tuesday the 25th April 1924 to Monday the 7th June 1924 (both days inclusive).

The Courts of the District Munsifs of Tanjore, Kumbakonam, Velupuram and Pattadakottam.—For six weeks from Monday, the 25th May 1924 to Sunday, the 25th June 1924 (both days inclusive).

3. No pleas, petitions, or other papers will be received during the above adjournment of the Courts.

4. Arrangements will, however, be made for granting copies of judgments, decrees, orders and other papers and documents to which orders or their pleadings or others are entitled, provided that applications for such copies have been presented before the adjournment.

Tanjore, 27th March 1924.

J. C. STODART,  
District and Sessions Judge.

In modification of the notification, dated 31st January 1924, the District and Sessions Court, North Malabar, Tallicherry, will be closed for the annual recess for two months from Thursday the 10th day of April to Sunday the 5th day of June 1924, both days inclusive, and all the courts of the District Munsifs in the North Malabar district from Thursday the 25th day of April to Monday the 5th day of June 1924, both days inclusive.

During the adjournment, no pleas, petitions or other papers will be received.

5. Arrangements will be made for granting copies of judgments and decrees and other papers and exhibits in which parties or their pleaders are entitled, provided that applications for such copies have been presented before the adjournment.

Tallicherry, 27th March 1924.

V. P. BOSE,  
District and Sessions Judge.

Notice is hereby given that the Court of the Official Receiver, North Arcot and Chittoor at Villupuram, will be closed for the coming annual recess from Thursday the 17th April 1924 to Sunday the 25th June 1924, both days inclusive. No papers will be received during the said adjournment.

Villupuram, 27th March 1924.

T. M. SANKHYASA ACHARYAN,  
Official Receiver.

#### IN THE HIGH COURT OF JUDICATURE AT MADRAS.

(IN ENGLISH.)

PETITION No. 191 of 1923.

(In the matter of K. V. T. Bhagwan, Respondent.)

Notice is hereby given that the order of this Court adjudging K. V. T. Bhagwan, residing at No. 65, Pandara Chok Street, Georgetown, Madras, defendant, pursuant to the provisions of Act III of 1908 (the Presidency Towns Land Revenue Act), was made by an order made herein and dated the 31st day of January 1924.

PETITION No. 192 of 1923.

(In the matter of W. G. Byrne, Respondent.)

Notice is hereby given that the order of this Court adjudging W. G. Byrne, late of Cochin, Hilgert, defendant, pursuant to the provisions of Act III of 1908 (the Presidency Towns Land Revenue Act), was made by an order made herein and dated the 15th day of February 1924.

114

## PRACTICE No. 205 of 1913.

(In the matter of A. Abbaye Chetty, Insolvent.)

Notice is hereby given that the order of this Court, adjudging A. Abbaye Chetty, residing at No. 9, Ambangayya Lane, Madras, insolvent pursuant to the provisions of Act III of 1909 (the Presidency Towns Insolvency Act), was annulled by an order made herein and dated the 31st day of January 1914.

## PRACTICE No. 206 of 1913.

(In the matter of A. Narayanaswamy Naidu, Insolvent.)

Notice is hereby given that the order of this Court, adjudging A. Narayanaswamy Naidu, residing at No. 17, Sargapala Naidoo street, Chintalapudi, Madras, insolvent, pursuant to the provisions of Act III of 1909 (the Presidency Towns Insolvency Act), was annulled by an order made herein and dated the 31st day of January 1914.

Notice is hereby given that orders have been made by this Court adjudging the persons hereundermentioned insolvent and vesting the estates and effects of the said insolvents in Mr. P. H. Wilson, the Official Assignee of this Court; and all persons indebted to the said insolvents, or who have any of their estates and effects, are hereby required forthwith to pay or deliver the same to the said Official Assignee:—

No. of petition.	Date of filing.	Name, address and description of insolvent.	Date of adjudication.	Date of public sale (if any).
124.	1913.		1913.	1914.
37	12th Jan-13.	Jones Gentry Smith, his early trading at Cornerstone in Chetty's Road, Egmore, Madras.	14th January	"
38	2nd Jan-13.	Johnsday Marwood & Co., and the Madras Export and Import Company by (1st) partners Richard Henry Jones and (2nd) J. Marwood, Madras.	15th January	"
42	10th Jan-13.	Jose Joseph, merchant, residing at Alvaris Laja, Ponnasala P. of Madras.	16th January	15th March.
43	20th Jan-13.	D. Laxmi Pillai, residing at No. 36, Ramaswami street, Madras.	16th January	"
44	1st Feb-13.	T. Sathyanarayana and S. Venkaya Prasad, residing at Raja Sathyanarayana Street, Coimbatore, Madras.	17th February	"
45	1st Feb-13.	Madan Chandra Chetty, residing at No. 47, Carlingford Road, Madras, Coimbatore, Madras.	18th January	16th March.
46	1st February	David Isaacson and S. Sathyanarayana, residing at No. 47, West Street, Madras.	18th February	"
47	9th February	A. S. Sathyanarayana, a resident of Ponnasala, Sargapala Naidu street, Chintalapudi, Madras, but domiciled in the Court of Madras.	18th February	16th March.
48	10th Feb-13.	K. Panchanathan Naidu & Son of K. Panchanathan Naidu and K. Panchanathan Naidu, residing at 10, Thiruvannamalai Street, Madras, and residing at No. 16, Carlingford Street, Madras.	19th Feb-13.	"
49	4th March	M. Sathyanarayana, residing at No. 1, Ramaswami street, Madras, Madras.	4th March	"
50	11th March	S. N. Sathyanarayana, residing at No. 15, Sargapala Naidu street, Chintalapudi, Madras.	11th March	"
51	12th March	P. S. Sathyanarayana, residing at No. 4, Thiruvannamalai Street, Madras.	12th March	"
52	13th February	(1) Panchanathan Naidu, (2) Sathyanarayana, residing at 10, Thiruvannamalai Street, Chintalapudi, Madras, and (3) Sathyanarayana, residing at 10, Thiruvannamalai Street, Chintalapudi, Madras.	13th February	"

High Court, Madras,  
12th March 1914.

R. S. WHITE,  
Deputy Registrar.

## INSOLVENCY PETITIONS.

## No. 3 of 1913 in the Court of the District Judge, BELLARY.

John Sathyanarayana and John Sathyanarayana, of Damangachari, Bengal

1913 .. .. . Petitioner (Deliver).

A. Hamsavathi Rao and others .. .. . Counter-petitioner (Deliver).

Notice is hereby given under section 36 of Act V of 1913 that the abovesaid petitioners (debtor) have been adjudged insolvent by an order of this Court dated the 10th March 1913 and that this Court has ordered that the petitioners (debtor) should apply for discharge within one year from the said date and that the creditors should prove their claims as soon as possible and that a claim may be proved by forwarding an affidavit by registered post to the Court on affidavit in Form No. 3 of the Provincial Insolvency Rules, 1913.

## No. 17 of 1913 in the Court of the District Judge, BELLARY.

The Firm of Thagiel Sathyanarayana and Sathyanarayana, by Reporters

Krishnaswami .. .. . Petitioner (Deliver).

Sathyanarayana, Sathyanarayana and Sathyanarayana, by Reporters

Madras .. .. . Counter-petitioner (Deliver).

Notice is hereby given under section 36 of Act V of 1913 that the abovesaid counter-petitioners (debtor) have been adjudged insolvent by an order of this Court dated 14th February

1924, and that this Court has ordered that the creditor-petitioners (debtors) should apply for discharge within six months from the said date and that the debtors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by post in a registered letter to the Court as addressed in Form No. 3 of the Madras Provincial Insolvency Rules, 1924.

**No. 18 of 1922 in the Court of the District Judge, Bangalore.**

Srinivas Panikavara Rao .. .. .	Petitioner (Creditor).
Georgi Madappa, Georgi Chikharavappa and Georgi Shakk.	
Shakkappa .. .. .	Creditor-petitioner (Debtor).
Perikooda Rameshkrishna and others .. .. .	Other Creditors.

Notice is hereby given under section 30 of Act V of 1920 that the above-named creditor-petitioners (debtors) have been adjudicated insolvent by an order of this Court, dated the 14th day of March 1924, and that this Court has ordered that the creditor-petitioners (debtors) should apply for discharge within one year from the said date and that the creditors should prove their claims as soon as possible and that a claim may be proved by delivering or sending by registered post to the Court as addressed in Form No. 3 of the Provincial Insolvency Rules, 1924.

Bellary, 20th March 1924.

R. A. JENKINS,  
District Judge.

**No. 1 of 1924 in the Court of the District Judge, Coimbatore.**

A. Kameswari Raja and another .. .. .	Petitioner.
F. Ramasami Raja and others .. .. .	Debtors.

Notice is hereby given that, under section 18, clause (2) of Act V of 1920, the above petitioners have applied to this Court for the declaring F. Ramasami Raja of Arayankann, the Son respondent, insolvent, and the same is posted to 10th April 1924 for hearing. Any person wishing to oppose the same may appear before this Court either in person or by pleader on that day.

Chingapur, 17th March 1924.

J. W. REIDERS,  
District Judge.

**No. 15 of 1921 (L.A. No. 88 of 1924) in the Court of the District Judge, Coimbatore.**

Chella Pado Sattanase .. .. .	Petitioner (Creditor).
Nagayyappa Subba Rao and others .. .. .	Debtors (Respondents).

Notice is hereby given that the order of adjudication passed on the above-named petitioner on 21st September 1923 was annulled by this Court on 11th March 1924 under section 37 (3) of Act V of 1920.

**No. 6 of 1924 in the Court of the District Judge, Coimbatore.**

Gadagudi Venkateswara Rao and others .. .. .	Creditor (Petitioner).
Nalini Subrahmanyan of Marapattu .. .. .	(Debtor) Respondent.

Notice is hereby given that the above respondent was adjudicated insolvent by this Court under section 30 of the Provincial Insolvency Act V of 1920 on 14th March 1924 and that the Official Receiver, Coimbatore district, has been appointed Receiver of the insolvent's estate. All creditors of the said insolvent should prove their debts by delivering or sending by registered post to the Official Receiver, Coimbatore, as early as practicable within one month from the date, a notice in Form No. 3 of the Madras Provincial Insolvency Rules, 1924. One year's time is fixed for the creditors to apply for discharge.

**No. 8 of 1924 in the Court of the District Judge, Coimbatore.**

Ravi Vellappa .. .. .	Debtor (Petitioner).
Kulapa Gungayya and others .. .. .	Creditor (Respondents).

Notice is hereby given that the above petitioner was adjudicated insolvent by this Court under section 30 of the Provincial Insolvency Act V of 1920 on 14th March 1924 and that the Official Receiver, Coimbatore district, has been appointed Receiver of the insolvent's estate. All creditors of the said insolvent should prove their debts by delivering or sending by registered post to the Official Receiver, Coimbatore, as early as practicable within one month from the date, a notice in Form No. 3 of the Madras Provincial Insolvency Rules, 1924. One year's time is fixed for the insolvent to apply for discharge.

**No. 7 of 1924 in the Court of the District Judge, Coimbatore.**

Venka Ramaswami .. .. .	Creditor (Petitioner).
Dr. Chinnai Venkatasubrahman Rao, widow by mother and guardian, Belli Ammay .. .. .	Respondent (Debtor).

Notice is hereby given under clause (2) of section 18 of Act V of 1920 that the above named creditor has applied to this Court by a petition, dated 16th February 1924, for adjudicating the respondent insolvent and that the petition is posted to 14th April 1924 for hearing. Any person wishing to oppose it or a claim may appear before this Court either in person or by a duly authorized pleader on the said 14th day of April 1924.

Bellary, 24th March 1924.

R. F. S. E. GUFFY,  
District Judge.

No. 17 of 1935 is the Court of the District Judge, Kuala.

Addipoli Napontayya	"	"	"	14	"	<i>Pakkiam.</i>
Attidari Kumbharayya and Attidari Tenigaraya al Veleradam					"	<i>Seyyadala</i>

Notice is hereby given under section 36 of Act T of 1921 that the aforementioned respondents were adjudged delinquent by this Court on the 4th March 1926 and the said persons are required to purge their debts as soon as possible by delivery or sending by registered post as allowed in Term No 3 of the Maltese Proceedings Summary Rules, 1926. Applications for discharge shall be made on or before 31st March 1926.

Manitowish, with March 1956.

K. P. LAKSHMANA NAIDU,  
Secret. J. Sec.

No. 4 of 1924 in the Court of the District Judge, Bangalore.

<i>Salsipissa Chetzi</i>	..	..	..	..	..	Fallflower (Gudlin).
E. L. P. Polanzenza Chetzi of Tlapacoy and others	..	..	..	..	..	Bayonet (Bollman)

Notice is hereby given that the petitioner above named has applied to adjudge the respondents bankrupts and that the petition is posted for hearing to 17th June 1904

Madras, 74th March 1924.

V. S. KARAYANA ATYAD,  
*Adams University College*

## MA. 4 APR 1913 BY THE COURT OF THE DISTRICT JUDGE, BOSTON.

<i>Palanipappa</i>	Palai, son of	Bohaya	Palai at	Belant, Karadipatt,	
Salem	1916	"	"	"	<i>Palanip.</i>
<i>Santalana</i>	Chetty and others	"	"	"	<i>Bodonta.</i>

Under section 27 of Act V of 1919 it is hereby notified that the abovesaid Palaniappa Pillai was adjudged as an insolvent on the 21st day of March, 1926 by the Court and that creditors should prove their claims on or before the 15th day of July 1926, by delivering or sending by post in a registered letter, to the Court as aforesaid in Form No. 2 appended to the Madras Provincial Insolvency Order, 1920, and that the insolvent should apply for discharge within one month.

## No. 18 of 1953 is the Cover of the District Index, Bihar.

(1) Nishavanand Chett, son of Marappa Nalagunnamaki Chett,  
 (2) Nishavanakutumba Chett, (3) Nishavaran Chett, sons of  
 No. (1), now at Elor arrested at Gubbiatopolisapur, Decree ... Prisoner.  
 Vethan alias Vennai Evaradan and others ... .. Ordinance.

Under section 27 of Act V of 1930, it is hereby notified that the abovementioned were adjudged as insolvents on the 24th day of March, 1934 by this court, and that creditors should present their claims on or before the 16th day of July 1934 by delivering or sending by post in a registered letter to the court an affidavit in Form No. 4 appended to the Eastern Provincial Insolvency Rules, 1930, and that the provisions thereof apply for discharge while now in force.

## No. 11 of 1939 of the Court of the District Judge, Sikkim.

Telugu and Kannada, son of Marappa Kavadan, at Villipalayam,					
Filter mitta, Nuzkal taluk	..	..	..	..	<i>Faintness.</i>
Setiya Kavadan and others ..	..	..	..	..	<i>Overdrows.</i>

Under section 27 of Act V of 1908 it is hereby notified that the above-named Palanisami Karuppan was adjudged an insolvent on the 25th day of March 1914, by this Court and that creditors should prove their claims on or before the 7th day of July 1914, by appearing or sending by post a registered letter to the Court as will stand as Form No. 3 appended to the Madras Provincial Insolvency Rules, 1910, and that the creditors should apply for discharge within one year.

## No. 4 of 1994 is the Child of the Divine Jesus, Salam.

Mithayya Chetipar	..	..	..	..	..	<i>Pandinar.</i>
Bangwanai Naichen, son of Maha Naichan, an Athay	..				..	<i>Bangwanai (Naichen).</i>

Nation is hereby given that the aforementioned petitioner has applied to this Court praying that the respondent may be adjudged an indigent. The petition stands posted to the 30th day of June 1936 for hearing.

Bellevue, 14/16 March 1924.

R. GÓPALA MAH.  
District Judge.

No. 31 of 1923 in the COURT of the DISTRICT JUDGE, TRINEMALLE.

K. V. Sripada Ayyangar and Pichandi Kambha, both of Palacacottah, *Petitioners (Creditors)*.  
S. Sengamannu Ayyangar, son of Srinivasu Ayyangar, now residing  
at No. 37, Nalluram Madala Street, Rerupota, Madras .. .. *Respondent (Debtor)*.

Notice is hereby given under clause (3) of section 18 of Act V of 1920 that the above creditors have applied to this Court to declare the respondent an insolvent and that this application is posted for hearing to the 23rd day of April 1924. Any creditor wishing to oppose the said application may appear before this Court either in person or by writ on the said date.

No. 32 of 1923 in the COURT of the DISTRICT JUDGE, TRINEMALLE.

M. L. M. Ramaswami Chettiar .. .. *Petitioner (Creditor)*.  
S. Haridom Adaswar and Subbaya Adaswar, sons of No. 1, First  
street, Vennaradur, Annamalaiam taluk; No. 3 owner by his  
father and grandson No. 4 .. .. *Respondents (Debtors)*.

Notice is hereby given under clause (3) of section 18 of Act V of 1920 that the above creditors have applied to this Court to declare the respondents as insolvents and that this application is posted for hearing to the 24th day of April 1924. Any creditor wishing to oppose the said application may appear before this Court either in person or by writ on the said date.

No. 13 of 1923 in the COURT of the DISTRICT JUDGE, TRINEMALLE.

S. M. M. Ramaswami Chettiar, Vallabha Madhava and Chidam-  
braiah Madhava .. .. *Petitioners (Creditors)*.  
Vallabhaiah Pillai, son of Hanumanthiah Pillai, both trader at  
Keripatti, Madras taluk .. .. *Respondent (Debtor)*.

Notice is hereby given under clause (3) of section 18 of Act V of 1920 that the above creditors have applied to this Court to declare the respondent an insolvent and that this application is posted for hearing to the 25th day of April 1924. Any creditor wishing to oppose the said application may appear before this Court either in person or by writ on the said date.

No. 14 of 1923 in the COURT of the DISTRICT JUDGE, TRINEMALLE.

M. Annabharanayana Ayyar .. .. *Petitioner (Creditor)*.  
N. Subbaya Ayyar, son of Sankara Ayyar, residing at Vakkala  
Kandamala, Annamalaiam taluk .. .. *Respondent (Debtor)*.

Notice is hereby given under clause (3) of section 18 of Act V of 1920 that the above creditor has applied to this Court to declare the respondent an insolvent and that this application is posted for hearing to the 26th day of April 1924. Any creditor wishing to oppose the said application may appear before this Court either in person or by writ on the said date.

Trinemalle, 24th March 1924.

J. K. LAKSHMINARAYAN,  
District Judge.

No. 6 of 1923 in the COURT of the DISTRICT JUDGE, MADRAS.

Kattubadi Elavar Sahib, son of Isma Sahib of Gornakka in  
Madras taluk .. .. *Petitioner (Debtor)*.  
Sethu Sankara Reddi and seven others .. .. *Respondents (Creditors)*.

Notice is hereby given that the above-named petitioner has applied to this Court to adjudge him as an insolvent and that his application is posted for hearing on the 30th day of April 1924. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

No. 7 of 1924 in the COURT of the DISTRICT JUDGE, MADRAS.

Kalyanagiri Padda Subbiah, son of Hanumanth of Seveducottam in Kel-  
kutti taluk .. .. *Petitioner (Debtor)*.  
Byram Guruswami and fourteen others .. .. *Respondents (Creditors)*.

Notice is hereby given that the above-named petitioner has applied to this Court to adjudge him as an insolvent and that his application is posted for hearing on the 30th day of April 1924. Any creditor wishing to oppose the same may appear before this Court either in person or by pleader on the said date.

Madras, 24th March 1924.

K. G. SARASWATHA AYYANGAR,  
District Judge.

## No. 10 of 1923 of the Court of the District Judge, KARAKAL.

Athi Chetti, son of Aji Chetti, Agajoo Chetti and Perikanni Chetti,  
son of said Athi Chetti, all of Veluparth, Rangpur taluk .. .. *Plaintiffs.*  
Nannaiyand Karandoo and eleven others .. .. *Defendants.*

Notice is hereby given that the abovesaid petitioners (plaintiffs) having failed to apply for an order of discharge within the period fixed by the Court, the order of adjudication passed on 12th December 1920 has been amended on 14th March 1924.

## No. 11 of 1923 of the Court of the District Judge, KARAKAL.

Thangammal Naidoo, son of Velappa Naidoo, at Velayudampalayam,  
Solur taluk, Namakkal taluk .. .. *Plaintiff (Respondent).*  
Polamma Reddy and four others .. .. *Defendants.*

Notice is hereby given that the abovesaid petitioner has been adjudged an insolvent by this Court on 11th March 1924. His creditors should prove their debts as early as possible. The petitioners shall apply for discharge within three months from this date.

## No. 12 of 1923 of the Court of the District Judge, KARAKAL.

Katti alias Katti Karandoo, son of Siva Karandoo, at Kathakal-  
path, Namakkal taluk .. .. *Plaintiff.*  
a. r. a. Ramasethan Chetti and eleven others .. .. *Defendants.*

Notice is hereby given that the abovesaid petitioner has applied to this Court to declare him as insolvent and that the petition is posted to 18th June 1924 for hearing.

## No. 1 of 1924 of the Court of the District Judge, KARAKAL.

Nachi Karandoo, son of Thani Karandoo, at Puvai, Namakkal taluk. *Plaintiff.*  
Kuppiah Karandoo and three others .. .. *Defendants.*

Notice is hereby given that the abovesaid petitioner has applied to this Court to declare him as insolvent and that the petition is posted to 7th June 1924 for hearing.

E. RAHU NAIR,  
District Judge.

Remitted, 14th March 1924.

## No. 4 of 1924 of the Court of the District Judge, KARAKAL.

Vella Venkataswamy, son of Sathiyappa, 22 years, son of  
Pambapudi .. .. *Plaintiff.*  
Kann Venkappa and eleven others .. .. *Counter-petitioners.*

Notice is hereby given under section 30 of Act V of 1920 that the abovesaid petitioner has been adjudged insolvent. Any creditor who wishes to prove his debt may do so by sending an affidavit through post to the Official Receiver, Rajahmundry. The petitioner to apply for his discharge within six months from this date.

V. PUNNAIA,  
District Judge.

Remitted, 16th March 1924.

## No. 11 of 1923 of the Court of the Principal District Judge, RAJAH.

Koppaveandi Chetti, son of Pottai Chetti at Shereppa, Sakam taluk. *Plaintiff.*  
Ramasami Chetti and two others .. .. *Defendants.*

Under section 17 of Act V of 1920 it is hereby notified that the abovesaid petitioner has been adjudged an insolvent on the 21st day of March 1924 and that the petitioner should apply for his discharge within three months from 21st March 1924. All the creditors of the above petitioner should prove their claims early, i.e., on or before 30th April 1924, by delivering or sending by post in a registered letter an affidavit in Form No. 3 appended to the Madras Principal District Insolvency Rules.

S. GOPALA AYYAR,  
District Judge.

Sakam, 21st March 1924.

No. 47 of 1922 (No. 39 of 1923 of the Court of the District Judge, CHENNAI)  
of the Court of the Principal District Judge, CHENNAI.

Velupala Naydoo, son of Elakappa Naydoo, and Nallamuthu  
Naydoo, son of Subramani Naydoo, residing at No. 62, Sarayam-  
palayam street, Chennaim .. .. *Plaintiffs.*  
Ramaswatha Chettiar and others .. .. *Respondents.*

Notice is hereby given that under section 30 of Act V of 1920 the abovesaid petitioners were adjudged insolvent on 1st March 1924. The petitioners have been directed to apply for their discharge after 1st October 1924 and before 30th October 1924. All their creditors are required to prove their claims as soon as possible by delivering or registered post to the Official Receiver, Chennaim, an affidavit in Form No. 3 of the Madras Principal District Insolvency Rules.

No. 14 of 1923 (No. 14 of 1923 of the file of the District Court, Chingapat)  
in the Court of the Criminal Sessions, Chingapat.

D. Nathelakshiah Madell, son of Shanmugam Madell and Kappu-  
mami Madell, son of East respondent, both residing at No. 17,  
Solei village, Tiruvellar taluk .. .. .. Petitioner.  
E. Shanmugam Madell and others .. .. .. Respondents.

Notice is hereby given that under section 32 of Act V of 1920 the above-named petitioner was adjudged an insolvent on 15th February 1924. The petitioner has been directed to apply for his discharge after 1st April 1924 and before 30th April 1924. All his creditors are required to prove their claims as soon as possible by delivering by registered post to the Civil Session, Chingapat, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

No. 71 of 1923 (No. 71 of 1923 of the file of the District Master's Court, Chingapat)  
in the Court of the Criminal Sessions, Chingapat.

F. Shanmugam Pillai, son of Shanmugam Pillai, residing in Hidge-  
sagar, Chingapat .. .. .. Petitioner.  
G. Kuppaswami Chetti & Co. and others .. .. .. Respondents.

Notice is hereby given that under section 32 of Act V of 1920 the above-named petitioner was adjudged an insolvent on 15th March 1924. The petitioner has been directed to apply for his discharge within six months from this date. All his creditors are required to prove their claims as soon as possible by delivering by registered post to the Civil Session, Chingapat, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

No. 78 of 1923 (No. 78 of 1923 of the file of the District Master's Court, Chingapat)  
in the Court of the Criminal Sessions, Chingapat.

A. Srinivasiah Chetti, son of Alich Chetti, residing in 42, Kiyasagar-  
palayam street, Little Chingapat .. .. .. Petitioner.  
A. T. W. Krishnaiah and others .. .. .. Respondents.

Notice is hereby given that under section 32 of Act V of 1920 the above-named petitioner was adjudged an insolvent on 15th February 1924. The petitioner has been directed to apply for his discharge after 1st September 1924 and before 30th September 1924. All his creditors are required to prove their claims as soon as possible by delivering by registered post to the Civil Session, Chingapat, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

No. 79 of 1923 (No. 79 of 1923 of the file of the District Court, Chingapat)  
in the Court of the Criminal Sessions, Chingapat.

Prasanna Madell, son of Subbaraya Madell, residing in Puliyar,  
Tiruvellar taluk .. .. .. Petitioner.  
Sagunammal Sover and others .. .. .. Respondents.

Notice is hereby given that under section 32 of Act V of 1920 the above-named petitioner was adjudged an insolvent on 7th March 1924. The petitioner has been directed to apply for his discharge after 1st September 1924 and before 30th September 1924. All his creditors are required to prove their claims as soon as possible by delivering by registered post to the Civil Session, Chingapat, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

No. 79 of 1923 (No. 79 of 1923 of the file of the District Court, Chingapat)  
in the Court of the Criminal Sessions, Chingapat.

Parasurama Madell, son of Velachai Madell, residing at Madurai .. .. .. Petitioner.  
Achuthaswami Sover and others .. .. .. Respondents.

Notice is hereby given that under section 32 of Act V of 1920 the above-named petitioner was adjudged an insolvent on 15th February 1924. The petitioner has been directed to apply for his discharge after 1st October 1924 and before 30th October 1924. All his creditors are required to prove their claims as soon as possible by delivering by registered post to the Civil Session, Chingapat, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

No. 83 of 1923 (No. 83 of 1923 of the file of the District Master's Court)  
in the Court of the Criminal Sessions, Chingapat.

E. Narayanaswami, son of Appalakrishnan, residing in Nangan-  
lakkan village, Tiruvellar taluk .. .. .. Petitioner.  
Munir Kappala Sover and others .. .. .. Respondents.

Notice is hereby given that under section 32 of Act V of 1920 the above-named petitioner was adjudged an insolvent on 15th February 1924. The petitioner has been directed to apply for his discharge after 10th July 1924 and before 30th July 1924. All his creditors are required to prove their claims as soon as possible by delivering by registered post to the Civil Session, Chingapat, an affidavit in Form No. 3 of the Madras Provincial Insolvency Rules.

T. SANKARAWAMI ATTANAR,  
Official Receiver.

Chingapat, 26th March 1924.



## No. 22 of 1923 IN THE COURT OF THE DISTRICT MAGISTRATE, COIMBATORE.

Subramanyam Kandasani, son of Palaniandi Kandasani, Karaikal,				
Udumbari Sankar .. .. .	..	..	..	.. Petitioner (Indigent).
Sankar Kandasani and others .. .. .	..	..	..	.. Creditors.

Notice is hereby given under section 36(2) of Act V of 1917 that the debtor above-named has been adjudged insolvent by an order of the District Magistrate, Coimbatore, dated the 18th day of December 1922, on the application of the above-named debtor; that all the creditors of the above-named debtor should prove their debts as soon as possible before 18th June 1923; and that a claim may be proved by delivering or sending by post in a registered letter to the District Magistrate, Coimbatore, an affidavit in Form No. 8 of the Appendix to the Indian Probation, Insolvency Rules, 1920. Time for discharge is within six months from this date.

E. RAGHAVENDRA RAO,  
District Magistrate.

Coimbatore, 14th March 1923.

## No. 4 of 1924 (No. 18 of 1923 ON THE FILE OF THE DISTRICT MAGISTRATE'S COURT, PONDICHERRY) IN THE COURT OF THE DISTRICT MAGISTRATE, CHENNAI.

Thiruvalluvarappanammal .. .. .	..	..	..	.. Petitioner.
Thiruvalluvarappanammal and others .. .. .	..	..	..	.. Creditors.

Notice is hereby given that the above-named petitioner has applied to this Court to declare him insolvent and that the application is posted for hearing on 28th April 1924.

## No. 12 of 1924 (No. 1 of 1924 ON THE FILE OF THE SUB-COURT, COIMBATORE) IN THE COURT OF THE DISTRICT MAGISTRATE, CHENNAI.

Yamuna Venkataswamy and Youngs Yerrappa .. .. .	..	..	..	.. Petitioner (Indigent).
Current Venkatesh Rao, Pothala Sankar and others .. .. .	..	..	..	.. Creditors.

Notice is hereby given that the above-named petitioner has applied to this Court to declare him insolvent and that the application is posted for hearing on 28th April 1924 for hearing.

## No. 13 of 1924 (No. 1 of 1924 ON THE FILE OF THE SUB-COURT, RAJAHMUNDRY) IN THE COURT OF THE DISTRICT MAGISTRATE, CHENNAI.

Mondlapati Venkataswamy .. .. .	..	..	..	.. Petitioner.
Sankar Padi Appayya and others .. .. .	..	..	..	.. Creditors.

Notice is hereby given that the above-named petitioner has applied to this Court to declare him insolvent and that the application is posted for hearing on 28th April 1924.

## No. 16 of 1924 (No. 1 of 1924 ON THE FILE OF THE SUB-COURT, RAJAHMUNDRY) IN THE COURT OF THE DISTRICT MAGISTRATE, CHENNAI.

Valluvarappanammal .. .. .	..	..	..	.. Petitioner.
Valluvarappanammal and others .. .. .	..	..	..	.. Creditors.

Notice is hereby given that the above-named petitioner has applied to this Court to declare him insolvent and that the application is posted for hearing on 28th April 1924.

## No. 18 of 1924 (No. 3 of 1924 ON THE FILE OF THE DISTRICT COURT, CHENNAI) IN THE COURT OF THE DISTRICT MAGISTRATE, CHENNAI.

Haridasan Esquash .. .. .	..	..	..	.. Petitioner.
Haridasan Esquash and others .. .. .	..	..	..	.. Creditors.

The above-named petitioner has applied to this Court to declare him insolvent and that the petition is posted to 28th April 1924 for hearing.

Rajahmundry, 18th March 1924.

A. KANAKA RAJU,  
District Magistrate.

## No. 5 of 1924 IN THE COURT OF THE DISTRICT MAGISTRATE, MADRAS.

H. T. Krishnan Chettiar .. .. .	..	..	..	.. Petitioner.
Madanlal Chettiar and others .. .. .	..	..	..	.. Creditors.

Notice under section 36(2) of Act V of 1917 is hereby given that H. T. Krishnan Chettiar, son of Krishnan Chettiar, residing at Madras, India, has applied for being declared an insolvent and the petition is posted on 7th April 1924. Any creditor wishing to oppose the same may appear on that day either in person or by agent.

## No. 8 of 1924 in the Court of the Criminal Registrar, Madras.

T. K. Venkatesh Chetty and another .. .. . Petitioner.  
 E. R. Venkatesh Chetty and others .. .. . Opponents.

Notice under section 18 (1) of Act V of 1923 is hereby given that T. K. Venkatesh Chetty, son of Subbar Chetty, residing at Panchapattanam, and Venkatesh Chetty, younger brother of first petitioner, residing at Periyakulam, have applied for being declared insolvent and the petition is posted on 10th April 1924. Any creditors wishing to oppose the same may appear on that date either in person or by vakil.

## No. 18 of 1924 in the Court of the Criminal Registrar, Madras.

Arunachal Pillai .. .. . Petitioner.  
 Suresh Pillai and others .. .. . Opponents.

Notice under section 18 (1) of the Act V of 1923 is hereby given that Arunachal Pillai, son of Ramalingam Pillai, residing at Chinnasamudram, Periyakulam taluk, Madras district, has applied for being declared an insolvent and the petition is posted on 24th June 1924. Any creditors wishing to oppose the same may appear on that date either in person or by vakil.

## No. 25 of 1924 in the Court of the Criminal Registrar, Madras.

Mathuram Pillai .. .. . Petitioner.  
 Mathuram Chetty and another .. .. . Opponents.

Notice under section 18 (1) of the Act V of 1923 is hereby given that M. Mathuram Pillai, son of Pannambalam Pillai, residing at East Perambal Market street, Madras, has applied for being declared an insolvent and the petition is posted on 11th April 1924. Any creditors wishing to oppose the same may appear on that date either in person or by vakil.

## No. 34 of 1924 in the Court of the Criminal Registrar, Madras.

Venkataram Pillai and another .. .. . Petitioner.  
 Venkateshram and others .. .. . Opponents.

Notice under section 18 (1) of Act V of 1923 is hereby given that Venkateshram Pillai, son of Mathuram Pillai, residing at Agam Karavethal village, Nellore taluk and Mathuram Pillai, son of first petitioner, residing at Agam Karavethal village, Nellore taluk, have applied for being declared insolvents and the petition is posted on 10th June 1924. Any creditors wishing to oppose the same may appear on that date either in person or by vakil.

## No. 50 of 1924 in the Court of the Criminal Registrar, Madras.

B. Venkata Rao .. .. . Petitioner.  
 Mathuram Raju and others .. .. . Opponents.

Notice under section 18 (1) of Act V of 1923 is hereby given that B. Venkata Rao, son of Pinner Rao, Chittoor taluk, residing at Pannal Teppakulam street, Madras, has applied for being declared an insolvent and the petition is posted on 16th April 1924. Any creditors wishing to oppose the same may appear on that date either in person or by vakil.

## No. 54 of 1924 in the Court of the Criminal Registrar, Madras.

Sa. A. Subba Nayudu .. .. . Petitioner.  
 Muthu. Sa. Sa. V. Alagappa Chettiar and others .. .. . Opponents.

Notice under section 18 (1) of Act V of 1923 is hereby given that Sa. A. Subba Nayudu, son of Sa. Alagabram Nayudu, residing at Chinnasalem street, Madras, has applied for being declared an insolvent and the petition is posted on 10th April 1924. Any creditors wishing to oppose the same may appear on that date either in person or by vakil.

## No. 55 of 1924 in the Court of the Criminal Registrar, Madras.

Srinivas Nayudu .. .. . Petitioner.  
 Netha. K. S. V. Alagappa Chettiar and others .. .. . Opponents.

Notice under section 18 (1) of Act V of 1923 is hereby given that Srinivas Nayudu, son of B. Alagabram Nayudu, residing at Chinnasalem street, Madras, has applied for being declared an insolvent and the petition is posted on 10th April 1924. Any creditors wishing to oppose the same may appear on that date either in person or by vakil.

## No. 58 of 1924 in the Court of the Criminal Registrar, Madras.

Kali Chetty .. .. . Petitioner.  
 Manali Nayudu and others .. .. . Opponents.

Notice under section 18 (1) of Act V of 1923 is hereby given that Kali Chetty, son of Subba Nayudu Chettiar, residing at Kallurupatti, Goshwari village, Kanchi district, has applied for being declared an insolvent and the petition is posted on 10th April 1924. Any creditors wishing to oppose the same may appear on that date either in person or by vakil.

No. 16 of 1924 in the COURT OF THE OFFICIAL MAGISTRATE, MALAYA

No. 48 on 1234 29 568 Count of the various items in 1914						
Sum of them and another	11	11	40	11	11	Peckham.
Sum of them and others	11	11	11	11	11	Quinn.

Notice under section 16 (1) of Act VI of 1938 is hereby given that Keesathammal, widow of late Subbath Chetty, residing at West Main Street, Madurai, and Keesathammal, widow of late Subbath Chetty, residing at West Main Street, Madurai, have applied for being declared insolvent and that the petition is fixed to take effect on 11th April 1934. Any creditors wishing to appear the same may appear on that date either in person or by agent.

T. S. RAMASWAMI AYYANGAR,  
Official Member

Hedman, with Marsh 1974

No. 46 of 1921 (No. 6 of 1922 of the Bill of the District Court, North Shore)  
in the Court of the Official Receiver, North Shore and District.

Sei Fumio Hayada, son of Shigaye Hayada, Murayama, northeast,  
residing at Yokohama " " " " " Fortune (Daikoku).

Under section 27 (1) of the Provincial Security Act 9 of 1950 it is hereby notified that an order of imprisonment was made in the above matter by this Court on 12th February 1951, and the detainer shall apply for his discharge within 14th February 1951. The detainer should prove the charges as soon as possible. There may be paid by releasing on reading by post in a registered letter to me an affidavit in Form No. 3 of the Native Provincial Security Rules, 1950.

Dec. 1 of 1904 (No. 3 of 1903 on the 15th of the 17th-Deck, Cantonment)  
in the Court of the Criminal, North Africa and Cantonment.

Kumari Ananampya, son of Sahasraja, residing at Ambavemak-  
nagaram, Pallahar taluk " " " " " " Jodhpur (Jodhpur).

Under section 31 (3) of the Provincial Insolvency Act V of 1920 it is hereby notified that an order of a "provisional receiver" was made in the above matter by this Court on 21st February 1924 and the delinquent should apply for an adjournment within 21st December 1924. The creditors should prove their claims as usual as possible. Claims may be proved by delivering or sending by post to a registered letter box an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules, 1920.

No. 6 of 1924 (No. 11 of 1925 on the table of the *Ses-Odeet, Volonté*)  
in the Court of the *Ordonnance* *Recevoir*, *Recevoir* and *Chiffre*.

*Vanacoris* *Ayres*, one of Kottal Builders *Ayres*, collection, reading  
at Thomas Wilson, Chemist, Calcutta " " " " *Indica* (Indica)

On the section 17 (1) of the Prorogation Statute Act V of 1925 it is hereby notified that an order of adjournment was made in the above matter by the Court on the 14th 1941 and the docket shall apply for its discharge within the January 1941. The petitioners should prove their status as usual to promote. Claims may be proved by delivering an affidavit by post or a registered letter to be an affidavit to Page No. 2 of the Prorogation Statute Act, 1925.

No. 11 of 1924 (No. 4 of 1924 of the files of the District Court, Santa Ana)  
as the Court of the Original Record, Santa Ana and Cerritos.

T. Dartschbauer, son of Streichenbacher, residing at Dordrecht, Dordrecht is his " " " " " Police.

Yates is hereby given under section 19 (3) of Act V of 1919 that the aforementioned petition has applied to this Court not being declared as an insolvent, and that his petition stands pending on 14th day of April, 1924. Any further working to oppose the same may do so either in person or by vald on the said date.

No. 22 of 1954 (No. 5 of 1954 of the Bill of the District Court, Hears About) of the Court of the District, Hears About and Criminals.

Mangalam Arunachala Iyer, son of Subrahmanya Iyer, residing  
at Mangalam, Trunankumbhal taluk " " " " " *Follows*

Notice is hereby given under section 10 (2) of Act V of 1926 that the above-named petitioner has applied to the Court for being declared an absentee and that his petition stands posted to 15th day of April 1934. Any written writing to oppose the same may be so written in person or by mail on the said date.

No. 52 of 1914 (No. 11 of 1924 as far as the District Court, Maine, August) as the Court of the General Sessions, Maine, August and October.

K. Chinnai Niyala, use of Tachstana Niyala, merchant,  
with an at Chit. Ind. Village . . . . . *Passive*

Notice is hereby given under section 15 (5) of Act V of 1986 that the aforementioned petitioner has applied to this Court for being declared as dead and that his petition stands posted to 14th day of June 1984. Any resident wishing to oppose the same may do so either in person or by notice in the said date.

No. 28 of 1921 (No. 18 of 1924 as the rule of the District Court, North Arcot)  
in the Court of the Criminal Sessions, North Arcot and Chittoor.

Kesavaiah Chetty, son of Veluppa Chetty, defendant, residing at  
Mangalam village, Tiruvannamalai taluk .. .. . Petitioner.

Notice is hereby given under section 19(2) of Act V of 1920 that the aforementioned petitioner has applied to this Court for being declared an insolvent and that his petition stands posted to 15th day of April 1924. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 27 of 1924 (No. 17 of 1921 as the rule of the District Court, North Arcot)  
in the Court of the Criminal Sessions, North Arcot and Chittoor.

Theodorick Muthu, son of Kandasami Muthu, residing at Pachy-  
vayamangalam, Aral nagar .. .. . Petitioner.

Notice is hereby given under section 19 (2) of Act V of 1920 that the aforementioned petitioner has applied to this Court for being declared an insolvent and that his petition stands posted to 15th day of April 1924. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 26 of 1921 (No. 16 of 1924 as the rule of the District Court, North Arcot)  
in the Court of the Criminal Sessions, North Arcot and Chittoor.

Theodorick Muthu, adopted son of Theodorick Muthu, residing at  
Kandasami village, Tiruvannamalai taluk .. .. . Petitioner.

Notice is hereby given under section 19 (2) of Act V of 1920 that the aforementioned petitioner has applied to this Court for being declared an insolvent and that his petition stands posted to 20th day of April 1924. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 25 of 1924 (No. 25 of 1921 as the rule of the District Court, North Arcot)  
in the Court of the Criminal Sessions, North Arcot and Chittoor.

Kali Pappa, son of Chinnai Kanna Vappa Pappa, trader, residing  
at Pithi .. .. . Petitioner.

Notice is hereby given under section 19 (2) of Act V of 1920, that the aforementioned petitioner has applied to this Court for being declared an insolvent and that his petition stands posted to 15th day of April 1924. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

No. 24 of 1921 (No. 24 of 1924 as the rule of the District Court, North Arcot)  
in the Court of the Criminal Sessions, North Arcot and Chittoor.

M. Subban Appanagar, son of Parthasanthi Appanagar, Coffee Cult.  
residing at Vethudi, Chervayal taluk .. .. . Petitioner.

Notice is hereby given under section 19 (2) of Act V of 1920 that the aforementioned petitioner has applied to this Court for being declared an insolvent and that his petition stands posted to 15th day of April 1924. Any creditor wishing to oppose the same may do so either in person or by vald on the said date.

T. N. Srinivasa Acharyar,  
Official Receiver.

Vellore, 15th March 1924.

No. 11 of 1922 (No. 7 of 1921 as the rule of the District Munsif's Court, Tiruvannamalai)  
in the Court of the Criminal Sessions, Tiruvannamalai.

Poornanagopal Chettiar and Subbappa Chettiar, sons of Sani  
Chettiar, Arun Nigampatti, Ambalasekaram taluk .. .. . Petitioners.

Notice is hereby given that the aforementioned firm debtor Poomanagopal Chettiar has been adjudged by me as insolvent on 20th March 1924. Papers relating to making of an affidavit are hereby required to prove their claim as well as possibly by showing in making by registered post of April 1st past as per Form No. 3 attached to the Madras Provincial Insolvency Rules, 1920, accompanied with bank, mortgage, warehouse and other documents to substantiate their claims after which date I shall proceed to frame schedule for proved debts. The first date is further directed to apply for his discharge within six months from now. Petitioners or for as second petitioner is concerned in the affidavit and the same stands directed.

No. 100 of 1924 (No. 11 of 1921 as the rule of the District Munsif's Court, Tiruvannamalai)  
in the Court of the Criminal Sessions, Tiruvannamalai.

Subbapillai Asai, son of Theodorick Asai, Tattavola .. .. . Petitioner.

The aforementioned debtor has presented a petition on 15th September 1923 to the Tiruvannamalai Munsif's Court for the benefit of the Provincial Insolvency Act V of 1920, and the same has been transferred to me for disposal. The same is fixed for hearing before me on 17th April 1924 (4 p.m.) or adjourned day thereof. Creditors' objections against the application should be filed on or before the said date.

NA 100 of 1922 (NA 20 of 1902 as per title of the District Court, TERRASCO) of the Court of the District of Columbia, TERRASCO.

B. H. B. K., Krishna Appa, son of Subramania Appa, Hemagyanpetal, Srirangapatna.

It is hereby given that the above-stated debt has been adjudged by me as Justice of the Peace for the County of Adams, Missouri, to be due and payable by the debtor to the creditor as set forth in the foregoing statement of account, and that the debtor is directed to pay the same to the creditor or to the order of the creditor, within three years from the date of this judgment, and that the debtor is directed to apply for his discharge within three years from the date of this judgment.

No. 2 of 1924 (No. 11 of 1925 of the Bill of the Sub-Committee, Tentatively)  
in the Order of the Official Records, Tentatively.

Thirumahapadi Nadan, son of Kappu Nadat, Arisamangudi, arrested  
in Pudukkottai Prison, Uthamachal vamsi, Deekshat taluk

Unsubscribed fellow has presented a petition to 10th December 1953 to the Tinsley District Judge's Court for the issuance of the Probationary License Act V of 1953, and it has been returned to me for disposal. The same is used for having before me on 17th 1954 (1 p.m.) or adjacent day thereof. Confine's signature against the application above on or before the said date.

No. 28 of 1902 (No. 18 of 1902 in the case of the District Magistrate's Office, FARRINGTON)  
IN THE COURT OF THE DISTRICT MAGISTRATE, FARRINGTON.

B. Appaswami Pillai, son of Sane Pillai, Vittalapuram, Srivilliputhur taluk

The statement debtor has presented a petition on 21st November 1923 to the Publican of District Muzaffar's Court for the benefits of the Provisional Insolvency Act V of 1920 and the same has been transferred to me for disposal. The same is fixed for hearing before me on 12th April 1924 (6 p.m.) as adjourned day thereof. Creditors' objections against the application should be filed in or before the said date.

Mala Tseringpharogchen, 21st March 1924.

A. BUKHARINAYA ATYAR,  
Official Russian

No. 74 of 1915 is the Order of the Civil Service, Tashkent.

Assorted Apples	1.2	50	2.2	50	1.0	..	<i>Pedicularis (Barbarea)</i>
Chinese Cherry and others	2.4	50	2.4	50	1.0	..	<i>Geranium (Stemless)</i>

persons alleging themselves to be the creditors of the aforementioned insolvent are required to prove their claims on or before 31st July 1974. If they fail to do so a final dividend will be paid without regard to their claims.

No. 58 of 1923 IN THE COURT OF THE OFFICIAL RECEIVER, TRICHINAPOLY.

Pandathi Pillai	"	"	"	"	"	"
Gowra Pillai and others	"	"	"	"	"	"
					vs.	Private Bank, Coimbatore.

All persons claiming themselves to be the creditors of the above-named insolvent are required to tender proof of their claims on or before 25 May 1923. If they fail to do so, a final dividend will be declared without regard to their claims.

No. 55 of 1922 in The GAZET OF THE OFFICIAL MESSAGES, TIENTSIN-CHOW.

Fenopathi Pillai	11	40	11	11	11	Prithviraj (Kannur)
Gowda Pillai and others	11	44	11	11	11	Govindan (Kannur)

...proof of their claim was before said May 1936. If they fail to do so, a final dividend will be paid without regard to their claims.

No. 3 of 1824 of the Census of the Capital Receipts, DEMONSTRATION.				
Abdul Wahid Sahib	..	..	..	..
Abdullah Sahib and others	..	..	..	..

No. 3 of 1924 of the Census of the Criminal Records, DUBLIN, IRELAND.

Abdel Seneh Sakib ..	..	..	..	..	..	<i>Publisher</i>
Fikraddinoglu Beyhan and others	..	..	..	..	..	<i>Printer</i>

It is hereby given that the above-named petitioner was adjudged an insolvent on 12-1-35, and he is directed to apply for discharge within 10th December 1935. All his creditors are hereby notified that they must file their claims with the receiver of the estate of the said petitioner on or before the 10th December 1935.

Trichingopoly, 29th March 1924.

Traskovsky, 2296 March 1294.

T. S. PALANISWAMI PILLAI,  
Chief Engineer

## REVENUE NOTIFICATION.

### SATIFICATION

In exercise of the powers delegated under section 17 (a) of the Madras Survey and Boundaries Act, VIII of 1923, the Board of Revenue hereby directs the survey under the provisions of the said Act of the village of Kallapuram Agraharam in the Ponnasepur taluk, Madras District.

David (Land Survey and Estimation),  
Madras, 22nd March 1921.

K. E. CHIDANHARA AYYAR,  
*Author's Address*

## PUBLIC WORKS NOTIFICATIONS

UNCLAIMED SUMS.

Notice is hereby given that the undersigned demands due to the persons cited, against such an outstanding judgment in the amount of this balance and that they will be credited in three months if not claimed within three months from the date of publication of this notice.—

[illegible]

Don't know. 19th March 1921.

H. O'BRIEN,  
Executive Engineer, General Machinery Division.

It is hereby notified that a sum of Rs. 2, being the travelling allowance for the months of March and April 1955 due to one Nishu Usha Mahesh, who was a post working under Superintendent Thana, immediate concern cancelled. Even though the amount was sent by money order it was returned back undelivered. If the amount is not claimed by the right person within three months from the date of this notification, the amount will be credited to Government.

Ballard, 22nd March 1934.

H. KUNIKATA SAG,  
Executive Director, Policy Division

#### NOTIFICATION

As the gate of the Public Works Department, look at Payroll, North Malabar, will be required from and after 20th April 1914, the public are hereby informed that the said look will be closed for all coastal-bound traffic from 20th April 1914 to 31st May 1914.

Collected 21st March 1974.

W. J. DAVIS,  
Executive Engineer, Fort Ord, California

With effect from 1st April 1959, Tragical sub-division of South Arun Division will be abolished and all correspondence relating to that sub-division should from that date be addressed to the Sub-divisional Officer, North Arun sub-division.

The Field Work Department's jurisdiction of Transcendentalists will be transferred from South Area division to Fellowships and North Area Division. All correspondence relating to Transcendentalists should be addressed after 21st March 1974 to the Field Division Officer, Fellowships and Executive Resources, North Area Division.

Reddick, 4th March 1954.

K. SWAMINATHA AYYAR,  
Kumbhar Kalugur, South Arcot District

## MARINE NOTIFICATIONS

## MOTHER TO MARINESS.

May 19 and 1954.

Tropics—West Coast—August Sea—Cont'd.

The Master of the U.S. *Ward* reports that when approaching the port of Cebu on the 17th March 1936 and when in 4 fathoms with Cebu Lighthouse bearing 0 44 E (7) the ship which was drawing 13 feet 18 inches struck some submerged object, thereby jamming her starboard engine inboard. Search was immediately made for any explanation but nothing was found.

Maximum was varied accordingly.

III-1

No. 12 of 1926.

## Terra-Mar Chart-Transit.

A red buoy has been placed in 3 fathoms water on the following bearings to mark the proposed entrance into the ship's harbor under construction at the pier of Colombo.

Lighthouse bearing North 60° W. (Mag.)

Is referenced Light, base just north 75° W. (Mag.)

Principal Port Officer, Madras,  
20th March 1926.

R. W. HUTCHINSON, Captain, R.N.,  
Principal Port Officer.

## REPORT OF VESSELS

ARRIVED AT, AND DEPARTED FROM, THE PORT OF MADRAS FROM  
THE 1ST TO THE 31ST MARCH 1926.

## ARRIVALS.

Date.	Name of vessel.	Tonnage	From	Master.	Where from.	Days' voyage.
21st.	S.S. "Kanchank" ..	1,600	B.	A. S. S. S. S.	Bombay ..	No. 1.
March 21 ..	S.S. "City of India" ..	5,072	B.	A. J. S. S.	Calcutta ..	West. day 1.
" 22 ..	S.S. "Kanchank" ..	1,600	B.	A. S. S. S.	Bombay ..	West. day 2.
" 23 ..	S.S. "Kanchank" ..	1,600	B.	A. S. S. S.	Bombay ..	No. 1.
" 24 ..	S.S. "Kanchank" ..	1,600	B.	A. S. S. S.	Bombay ..	No. 1, with cargo.
" 25 ..	S.S. "Kanchank" ..	1,600	B.	A. S. S. S.	Bombay ..	West. day 1.
" 26 ..	S.S. "Kanchank" ..	1,600	B.	A. S. S. S.	Bombay ..	West. day 2.
" 27 ..	S.S. "Kanchank" ..	1,600	B.	A. S. S. S.	Bombay ..	West. day 3.
" 28 ..	S.S. "Kanchank" ..	1,600	B.	A. S. S. S.	Bombay ..	No. 1.
" 29 ..	S.S. "Kanchank" ..	1,600	B.	A. S. S. S.	Bombay ..	West. day 1.
" 30 ..	S.S. "Kanchank" ..	1,600	B.	A. S. S. S.	Bombay ..	West. day 2.
" 31 ..	S.S. "Kanchank" ..	1,600	B.	A. S. S. S.	Bombay ..	West. day 3.

## DEPARTURES.

Date.	Name of vessel.	Tonnage	To	Master.	Port to	Days' voyage.
19th.	P.O. "S.S. S." ..	2,000	B.	W. A. S. S.	Calcutta ..	No. 1, with cargo, and day 1.
March 19 ..	P.O. "S.S. S." ..	2,000	B.	W. A. S. S.	Calcutta ..	No. 1.
" 20 ..	P.O. "S.S. S." ..	2,000	B.	W. A. S. S.	Calcutta ..	West. day 1.
" 21 ..	P.O. "S.S. S." ..	2,000	B.	W. A. S. S.	Calcutta ..	No. 1, with cargo 1.
" 22 ..	P.O. "S.S. S." ..	2,000	B.	W. A. S. S.	Calcutta ..	No. 1.
" 23 ..	P.O. "S.S. S." ..	2,000	B.	W. A. S. S.	Calcutta ..	No. 1.
" 24 ..	P.O. "S.S. S." ..	2,000	B.	W. A. S. S.	Calcutta ..	No. 1.
" 25 ..	P.O. "S.S. S." ..	2,000	B.	W. A. S. S.	Calcutta ..	No. 1.
" 26 ..	P.O. "S.S. S." ..	2,000	B.	W. A. S. S.	Calcutta ..	No. 1.
" 27 ..	P.O. "S.S. S." ..	2,000	B.	W. A. S. S.	Calcutta ..	No. 1.
" 28 ..	P.O. "S.S. S." ..	2,000	B.	W. A. S. S.	Calcutta ..	No. 1.
" 29 ..	P.O. "S.S. S." ..	2,000	B.	W. A. S. S.	Calcutta ..	No. 1.
" 30 ..	P.O. "S.S. S." ..	2,000	B.	W. A. S. S.	Calcutta ..	No. 1.
" 31 ..	P.O. "S.S. S." ..	2,000	B.	W. A. S. S.	Calcutta ..	No. 1.

B = British.

D = Dutch.

I = Italian.

Harbour Office, Madras,  
20th March 1926.

R. M. PHILLY, Commandant, R.N.M.,  
Off. Deputy Commandant of the Port.

## MILITARY NOTIFICATIONS.

## REPORTS OF DESECTION.

The undermentioned men have been absent since called at 11.5 p.m., on 21st March 1926, and are still at sea. Their descriptions are as follows:—

- (1) Number, rank and name, 4701516, Private, J. L. Deyan, height, 5 feet 9 inches; age, 35 years; weight, 130 lb.; complexion, dark; colour of hair, light brown; colour of eyes, grey; marks, nil.
- (2) Number, rank and name, 4701517, Private, P. W. W. W., height, 5 feet 3 inches; age, 35 years; weight, 112 lb.; complexion, dark; colour of hair, light brown; colour of eyes, grey; marks, nil.

(Hypothetical).

Group, 2nd Lt., The Lancashire Regiment.

OFFICIAL ADVERTISEMENTS.

TENDERS FOR THE SUPPLY OF DEMONSTRATION STONES FOR SAMAPATHAN  
ESTATE OF TOLLACHI TALUK, COIMBATORE DISTRICT.

For period specification of the notification published on pages 645 and 731 and 732 of the Post St. George Gazette, dated 24 March 1924 and 11th March 1923 respectively, it is hereby notified that the tenders therein mentioned will be received by the undersigned up to 10th April 1924.

Survey Officer, Coimbatore,  
29th March 1924.

P. MANGARAJU AYYAR,  
Officer in charge of St. Paul's Survey Party.

LEASE OF THE RIGHT OF FISHING IN KAVRIPPAK TANK.

Notice is hereby given that the lease of the right of fishing in the Kavripakk tank, Arriemank taluk, will be sold by public auction at the Kavripakk inspection bungalow on the 15th April 1924 at about 8 a.m. The lease will be for three years and will begin from the 1st May 1924 and terminate on the 30th April 1927. The lease will be granted to the highest bidder at the auction subject to the following conditions:—

- (1) That no person will be allowed to bid at the auction unless he has deposited Rs. 500 (Five hundred rupees) which, in the case of the successful bidder, will be returned immediately the result of the auction is known.
- (2) That one-eighth of the total amount of Rs. 500 must be deposited with the Subdivision Officer at the time of the sale as security for the due fulfilment of the contract. The first year's lease amount must be paid in full within seven days of the date of auction in addition to the security deposit.
- (3) The sale will not be complete until the approval of the Executive Engineer is in writing shall have been communicated to the successful bidder.
- (4) If the above conditions are not fulfilled, the lease will be cancelled and the sum deposited will be forfeited to Government. Any loss which may be incurred thereby will also be recovered from the person in default.
- (5) The successful bidder must execute a duly stamped lease agreement binding himself by the conditions stipulated therein.
- (6) Bidding purchases may acquaint themselves with the terms of the lease and the conditions of the lease agreement by enquiring at the office of the Executive Engineer, North Arcot division, Tiruvarur, or at the office of the Subdivision Officer, Public Works Department, Bangalore, during office hours on working days.

Tollachi, 15th March 1924

C. TENDLE,  
Executive Engineer, North Arcot Division.

SALE OF THE RIGHT OF ENJOYMENT OF TREES, ETC.

Notice is hereby given that the sale of the right of enjoyment of the usufruct of trees as noted below will be conducted at the respective stations and on the dates specified between 2 a.m. & 5 p.m. All intending bidders are requested to bid for them.

CONDUITS OR SALES.

1. All bidders should deposit Rs. 5 at the commencement of the sale. The successful bidder should pay the whole amount of the bid in advance as soon as the lot is knocked down. The deposited money will be repaid on the spot on the sale of successful bidder.
2. The highest bidder shall be the purchaser but in the case of disputes the right will be re-auctioned.
3. The sale shall be subject to the approval of the Executive Engineer and the equipment will commence from the date of approval of the Executive Engineer and after the same has signed the lease agreement.
4. No damage should be done to the trees or banks or beams of woods; if anything should happen immediately it should at once be brought to the notice of the Executive Engineer, Changanassery district; otherwise the lessee will have to hold himself responsible for any loss to Government.
5. The lessee will have the right only to enjoy the usufruct but not to interfere in any other rules or regulations.

Item number and particular —locally at station.	Description of properties to be sold.	Period of lease.	Place of auction.	Date of auction.
<b>THIRUVARUR DIVISION.</b>				
1. Enclosed lands, 100 acres.	Right of fishing in the tanks.	1st May to 30th November 1924.	10th April, Changanassery.	10th April 1924.
<b>COIMBATORE DIVISION.</b>				
2. 1000 to 1500 acres.	Right of fishing in the tanks.	1st May to 30th November 1924.	10th April, Changanassery.	10th April 1924.
3. 1000 to 1500 acres.	Right of fishing in the tanks.	1st May to 30th November 1924.	10th April, Changanassery.	10th April 1924.
4. 1000 to 1500 acres.	Right of fishing in the tanks.	1st May to 30th November 1924.	10th April, Changanassery.	10th April 1924.
5. 1000 to 1500 acres.	Right of fishing in the tanks.	1st May to 30th November 1924.	10th April, Changanassery.	10th April 1924.

Madurai, 15th March 1924.

TENDERS FOR REPAIRS AND IMPROVEMENTS TO VEPPANRANAI TANK.

Notice is hereby given that the tenders for the repairs and improvements to the Veppanranni tank, will be received by the undersigned up to 5 o'clock on 15th April 1924, for repairs and improvements to Veppanranni tank.

Tenders should be addressed to the Executive Engineer, Changanassery Division, and should be accompanied by a tender for repairs and improvements to Veppanranni tank.





**TENDERS FOR THE SUPPLY OF MATERIALS FOR THE ELEVATED SERVICE RESERVOIR FOR THE MADAPATAN WATER-SUPPLY SCHEME.**

Tenders will be received by the undersigned at his office up to 12 noon on the 15th April 1924 for the supply of materials for the Elevated Service Reservoir for the Madapatam Water-Supply Scheme, Estimate No. 1,02,426.

1. Tenders should be addressed to the Executive Engineer, Water Division, Tanjong, and should be accompanied by "Tender for the supply of materials for the Elevated Service Reservoir for the Madapatam Water-Supply Scheme."

2. Each tender should be accompanied by an earnest money of Rs. (500) five hundred only if all the items of materials are tendered for or of Rs. (100) two hundred only if the supply of some only is not tendered for. This earnest amount should be in such or currency notes which will be returned to the tenderers whose tenders are not accepted.

3. The Executive Engineer, Water Division, or the Superintending Engineer, Telukbelying Circle, as the case may be, will reserve to himself the right of accepting without assigning any reason for so doing all or any of the tenders or portions of the tenders referring to certain items only.

4. Within a week of the acceptance of the tender being notified the successful tenderer will be required to deposit a further equal sum of Rs. 500 or Rs. 100 as the case may be, which will be retained until the contract is completed.

5. The successful tenderer should also within the said period of one week sign an agreement in proper departmental form for the due fulfilment of the contract.

6. Failure to comply with conditions 5 or 6 above will result forfeiture of the earnest money.

7. All the materials are to be supplied within 100 feet of the site of the proposed reservoir unless directed otherwise in writing by the Sub-Divisional Officer, Madapatam.

8. If the South Indian Railway provides a siding at the Telukbelying Railway Station, the rates, risk for break, damage and other charges should be paid by the tenderer as demanded by the Railway Company, in proportion to the supply made by him as compared with the rates offered. If, however, the tenderer does not desire to avail himself of the siding, the fact should be specified in the tender in order that the Railway Company may not be addressed to provide a siding.

9. The contract must not be sublet.

10. Other conditions of contract and the contract documents can be seen on any working day between 11 a.m. and 5 p.m. in the Engineer Division Engineer's Office, from which blank forms of tender can also be obtained.

**SCHEDULE.**

Quantity	Description of work.	Per
1,000 cu. ft.	Gravel broken stone, pit (from Telukbelying quarry) 12" to 18" size screened fine 100 cts.	
4,000 "	Gravel broken stone, pit (from Telukbelying quarry) 12" to 18" size screened fine 100 "	
20,000 "	Gravel broken stone, pit (from Telukbelying quarry) 12" to 18" size screened fine 100 "	
2,500 cu. ft.	Over ground concrete wall 12" to 18" size screened fine 100 "	
1,000 "	Over ground concrete wall 12" to 18" size screened fine 100 "	
20,000 "	Over ground concrete wall 12" to 18" size screened fine 100 "	
20,000 "	Over ground concrete wall 12" to 18" size screened fine 100 "	

Tanjong, 24th March 1924.

**V. ATTADURAI AYYAR,**  
Executive Engineer, Water Division.

**TENDERS FOR THE RIGHT TO REMOVE SAND FROM THE MADRAS SEASIDE.**

Tenders will be received by the undersigned on 15th April 1924 for the right to remove sand from the Madras Seaside in the area specified in the schedule below, from the date of approval of the agreement to be executed by the proposed tenderer up to 30th March 1925 on being in a state. The conditions of the agreement and other particulars can be ascertained from the office of the Executive Engineer, South Presidency Division, Chingleput, on any working day between 11 a.m. and 5 p.m.

**SCHEDULE.**

The portion of the sea beach bounded on the north by a line in continuation of the beaching street, Triplicane, and by the Bay of Bengal, south by a line drawn eastward through the sea park opposite Keeran Chaud and west by a line drawn parallel to the sea wall of South Beach Road and about 500 feet away from it seawards.

Chingleput, 24th March 1924.

**E. H. SMITH,**  
Executive Engineer, South Presidency Division.

**SALE OF SUI TOMICA SEEDS.**

Faint, clean and well dried stock of Sui tomato seeds (3,500 lbs. or more if available) collected departmentally will be sold in bulk, at the Stage Office, Nagapattinam, on the 15th April 1924. For further particulars apply to the undersigned.

Chingleput, 15th March 1924.

**B. E. ROY,**  
District Forest Officer, South Chingleput.



### TENDERS FOR THE LEASE OF SOUTH ARDRI AND OHLINGHEPST AND NELLOR DISTRICT CHANK FISHERIES.

Tenders will be received by the undersigned at his office at the Old Engineering College buildings, Chaynall, Triplicane, Madras, till 12 o'clock (noon) on Thursday, the 14th May 1934, for the lease of the Government Chank Fisheries situated off the coasts of (1) the South Ardrri District and (2) Cholinghep and Nellor District inclusive of the shore line of Madras city for a period of three years from 1st July 1934.

3. Tenders (which must be sealed) should be addressed to the Director of Fisheries, Madras, and should be accompanied "Tender for lease of South Ardrri Chank Fishery" or "Tender for lease of Cholinghep and Nellor District Chank Fishery" as the case may be.

Tenders should contain two separate offers, one for each of the two leases. Tenderers may submit offers for both the leases at two different rates or for either one of the two leases.

4. Tenders will be opened by the undersigned who reserves to himself the right of rejecting all or any of the tenders without assigning any reason for so doing.

5. Each tender should be accompanied by a deposit of rupees two hundred only (Rs. 200) in cash or by promissory notes in the case of South Ardrri district chank fishery and rupees one hundred only (Rs. 100) in the case of Cholinghep and Nellor districts chank fishery. The deposits will be returned immediately to the tenderers whose tenders are not accepted and retained in the case of the successful tenderers.

6. As soon as the acceptance of the tender is notified, the successful tenderer will be required to deposit within fifteen days from the date of acceptance of acceptance a further sum of rupees three hundred only (Rs. 300) in the case of South Ardrri district chank fishery and rupees one hundred only (Rs. 100) in the case of Cholinghep and Nellor districts chank fishery. The total deposits of Rs. 500 and Rs. 200, respectively, will be held as security for the due fulfilment of the conditions and will be returned only when the conditions are satisfactorily complied.

7. Each lease year shall extend from 1st July in each year to the corresponding year. The first year shall, therefore, commence on 1st July 1934.

8. The first payment of rent, (which shall be in cash) for each year shall be assessed into Government Treasury on or before 1st June preceding each year except during the first year when the amount should be paid on or before the 15th June 1934.

9. The successful tenderer will also be required to execute a stamped agreement in the proper form embodying the above conditions for due fulfilment of the contract within one month from the date of acceptance of his tender.

10. The contract must not be sublet.

11. Tenders in conformity with conditions 5, 7, 8 and 9 above will entitle tenderers to accept any combination of the contract and results of the lease of the fishing lease's risk.

12. Further particulars may be obtained from the undersigned on application.

Madras, 19th March 1934.

S. SUNDARA RAJ,  
Director of Fisheries.

### TENDERS FOR THE SUPPLY OF STATIONERY ARTICLES, Etc.

Persons tendering for the supply of all or any of the undermentioned articles of Stationery materials during the financial year 1934-35 will be received by the Superintendent of Stationery up to 12 noon on Wednesday the 5th April 1934:—

Description.	Particulars quantity required during the year.	Sample required.
Printing ink, black, in 10 lb. tins	1000	20 lb. tins.
Printing ink, black, in 1 lb. tins	1000	10 lb. tins.
Printing ink, red, in 1 lb. tins	100	10 lb. tins.
Printing ink, blue, in 1 lb. tins	100	10 lb. tins.
Red sealing wax, security, supplies	100	10 lb. tins.
Green wax, security	100	10 lb. tins.
Chalk, white, prepared by hand of one person each	100	10 lb. tins.
Chalk, prepared by hand of one person each	100	10 lb. tins.
Stamps	100	10 lb. tins.

### GENERAL CONDITIONS.

Tenders must be accompanied "Tender for stationery articles, etc." and must specify the rates at which the tenderer undertakes to supply the articles at the Stationery Office, Madras. They should be accompanied by a deposit of 5 per cent of the value of the tender. The deposit must be retained until the Imperial Bank of India, Madras, and the Bank's receipt attached to the tender. No money will be accepted.

2. Samples of articles to be supplied must invariably accompany the tender. They must be delivered free of cost and marked with the name of the tenderer as labels attached to them. Samples will not be paid for. Excellent samples of articles may be inspected at the Stationery Office.

3. Should a tenderer withdraw his tender before acceptance, his tender deposit will be forfeited to Government.

4. The successful tenderer will be required to deposit as security 10 per cent of the value of his tender, together with the necessary stamp duty and to sign a contract bond (the form of which can be seen at the Stationery Office) within fifteen days from the date on which he is informed that his tender is accepted; otherwise his deposit of 5 per cent will be forfeited and his tender will be considered as cancelled.

5. The actual quantities ordered will be indicated in the order form from time to time and must be delivered at the cost and risk of the contractor at the Stationery Office, Madras, viz., at the place fixed in the order form; failing which the terms of the contract bond will be strictly enforced.

4. The Superintendent of Sirketty reserves to himself the right of rejecting any tender without assigning any reason for so doing.

7. Forms of tender and any further information can be obtained on application to the Sirketty Office on any office day between the hours of 11 a.m. and 4 p.m.

Madras, 21st March 1924.

H. T. KELLY,  
Superintendent of Sirketty.

**FOR SALE IN THE OFFICE OF THE CHIEF INSPECTOR OF EXPLOSIVES WITH  
THE GOVERNMENT OF INDIA.**

The Indian Explosives Rules, 1914, which include the rules for the manufacture, possession, sale, transport and importation of explosives issued by the Government of India. Rs. 1 per copy.

Forms for the transport and importation of explosives at the Port of Madras. Rs. 4 per copy.

**GOVERNMENT PUBLICATIONS FOR SALE**

AT THE GOVERNMENT BRANCH PRESS, 104, MOUNT ROAD, MADRAS, S.O.,  
AND BY AGENTS.

[A Catalogue of all Indian Government Publications available for sale may be obtained gratis from the Government Press, New Buildings, or at Mount Road Branch, Madras.]

[The amounts within parentheses are for packing and postage.]

LIST OF GRANTED ORDERS TO THE MADRAS FISCAL DEPARTMENT, SUBMITTED UP TO 31st MARCH 1923. Royal 8vo. Pp. 1000. Rs. 4 (1 s.).

FINES: LIST OF ORDERS TO THE MADRAS LEGISLATIVE COUNCIL, MADRAS. Vol. II. 4s. 2 (1 s.).  
RACE TRACTS: LIST OF ENCUMBRMENTS OF PASTORAL ORDERS, CHURCH, ETC., IN THE RACE, ARRIER AND CHURCH DISTRICTS, SUBMITTED UP TO 1st OCTOBER 1923. Royal 8vo. 4s. 2 (5 s.).

MADRAS ANTHROPOLOGICAL JOURNAL No. 51, 52a, STREET OF PRAJAPATI TRACT, 1923. Rs. 1-12 (4 s.).  
MADRAS SCIENCE JOURNAL. Vol. I. Nos. 125 to 145. March. Pp. 2 (5 s.). Vol. II. Nov. 48 p. 48. 4s. 2 (5 s.).

MADRAS AGRICULTURAL JOURNAL No. 57. October, March or April. 4s. 2 (4 s.).

TELEGRAMS' CODEBOOK, MADRAS, EDITION No. 6. English. 4s. 2 (1 s.).  
DISCUSSIONS: LIST OF THE JOURNAL PAGES OF RACE TRACTS, MADRAS WITH KEY BY C. E. C. FORD, 1923. Rs. 1-4. (4 s. 5 p.).

ADMINISTRATIVE REPORT OF THE FISCAL WARDEN DEPARTMENT FOR 1922-23. Part I. With a detailed review of Old Works. 4s. 2 (1 s.). Part II.—Disputes. Rs. 1-12 (5 s.).

EXAMINATION SYLLABUS: MATHS. DEGREE 1923.

AGRICULTURE revised in 1924 August 1923. Pp. 6 (5 p.).

Botany (Special for the Diploma in Agriculture) revised in 1st June 1923. 4s. 2 (5 p.).

BIOLOGY—

Animal Physiology revised in 1st June 1923. 4s. 1-2 (5 p.).

Botany. 4s. 1 (5 p.).

PHYSICS—

Applied Mechanics. 4s. 1 (5 p.).

Building, Drawing and Estimating. 4s. 1 (5 p.).

Building Materials and Construction. 4s. 1 (5 p.).

Earth-work and Road-making. 4s. 1 (5 p.).

Hydraulics and Irrigation Works. 4s. 1 (5 p.).

Machines Construction. 4s. 1 (5 p.).

Practical Plans and Solid Geometry. 4s. 1 (5 p.).

Surveying and Levelling. 4s. 1 (5 p.).

Mechanics. 4s. 1 (5 p.).

CHEMISTRY—

Building. 4s. 1 (5 p.).

Building. 4s. 1 (5 p.).

Chemical Geography. 4s. 1 (5 p.).

Short-hand English. Pp. 8 (5 p.).

Yamander Kothand. (Dowl. Telugu, Malayalam and Kannada). Pp. 8 (5 p.).

Theory and Practice of Commerce. 4s. 1 (5 p.).

Type-writing. 4s. 1 (5 p.).

DEGREE—

Design. 4s. 1 (5 p.).

Practical Outline and Model Drawing. 4s. 1 (5 p.).

Geometrical Drawing. 4s. 1 (5 p.).

Modeling. Pp. 8 (5 p.).

Drawing. Pp. 8 (5 p.).

Engineering. Pp. 8 (5 p.).

ELECTRICAL REGISTRATION—

Electric Light and Power. Pp. 8 (5 p.).



FIFTH LIST OF CORRESPONDENCE TO THE MALAYA STATES, DUTCH AND MALAYSIAN REGISTRATION  
MALAYA. Pms 4 (8 p.).

FIFTH LIST OF THE MALAYA STATES HANDBOOK, Vol. I. Pms 1 (8 p.).

THIRTIETH LIST OF CORRESPONDENCE TO THE HOLLAND-INDIA HANDBOOK. Pms 1 (5 p.).

SEVEN ACT XXXVI OF 1928. Paper Currency Amendment. Pms 1 (4 p.). English, Kannada  
and Tamil. Each. Pms 4 (8 p.).

SEVEN ACT XXXVII OF 1929. Code of Criminal Procedure (Second Amendment). Pms 1 (4 p.).  
English, Hindustani and Tamil. Each. Pms 4 (8 p.).

SEVEN ACT XXXIII OF 1928. Library Amendment. Pms 3 (8 p.).

SEVEN ACT XXXV OF 1928. Criminal Procedure Code Amendment. Tamil and Kannada. Each.  
Pms 5 (8 p.).

SEVEN ACT XLIII OF 1928. Stamp Amendment in Malayan. Pms 3 (8 p.).

#### GOVERNMENT OF INDIA.

#### NEW LEGISLATIVE DEPARTMENT PUBLICATIONS FOR SALE BY THE SUPERINTENDENT OF GOVERNMENT PRINTING, INDIA, 4, HASTINGS STREET, CALCUTTA.

[A General Catalogue of all Government Publications may be obtained gratis from the Government  
Central Press, Calcutta.]

TABLE SHOWING REPORT OF LEGISLATION IN THE GOVERNMENT OF INDIA'S OFFICIAL JOURNAL 1929.  
Royal Pms. Rs. 15 (1 s.).

ACCOUNTS BY CHARGES TO LIST OF OFFICIALS IN THE INDIA OFFICE (1927), Part No. 2,  
DATED JUNE 1928. Rs. 5-6 (1 s.).

UNOFFICIAL GENERAL ACTS OF THE GOVERNMENT OF INDIA. Imperial Pms. Cloth  
Board. Rs. 2 (5 s.).

#### VACANCY.

Applications are invited for the post of Information Assistant carrying a salary of Rs. 40-50-00 in the office of the Revenue Divisional Officer, Jamshedpur. Applicants should have an adequate knowledge of English and must have had experience of Government work-holding as required by Indian officers and if possible, training in a Government school or in an Officer's office. Applications may be made to the Collector of Calcutta and would receive the following particulars:-

(1) Full name; (2) Age; (3) General Educational qualifications; (4) Knowledge of Indian languages; (5) Present type of work and pay if any; and (6) Technical qualifications such as proficiency in stenography, and past experience with Government forms or in working accounts if any, with documents.

Applications should be sent as to reach this office not later than 10th May 1929.

Calcutta, 10th March 1929.

A. GALLSTY,  
Collector.

#### PRIVATE ADVERTISEMENTS.

On or after 10th April 1929, I intend moving the High Court to send me as a Valuer thereof.  
P. N. NAGAYAN.

On or after 10th April 1929, I intend moving the High Court to send me as a Valuer thereof.  
K. S. NAGAYAN.

#### ESTATE OF MISS M. L. CHAMBERLAIN (DECEASED).

The Administrator-General of Madras hereby gives notice that he is administering from the 17th day of March 1929 the estate of Miss M. L. CHAMBERLAIN, deceased, under the provisions of section 22 of the Administrator-General's Act, 1913, without any given of Administration and that all persons having claims against the said estate as creditors, contractors, legatee or in any other manner whatsoever should prefer their claims to the said Administrator-General on or before the 1st day of June 1929, after which date he will proceed to make a distribution of the assets of the said deceased and will recognize no such distribution; only such claims as such have previously been established to his satisfaction.

Madras, 10th March 1929.

H. D. CORNHILL,  
Administrator-General of Madras.

#### NOTICE REGARDING APPLICATION FOR A LICENSE UNDER SECTION 22 OF THE INDIAN COMPANIES ACT, 1913.

Notice is hereby given in pursuance of the 22nd section of the Indian Companies Act, 1913, application has been made to the Local Government for a license desiring an association to be formed under the name of "The Indian High School Association, Pore" to be incorporated with limited liability, but without the addition of the word "limited" in its name. The main object upon which the association is proposed to be established is the charitable purpose of providing education to the children of the poor and to be established, the other objects of the association are set out in various in the Memorandum of the association, a copy of which may be inspected in the office of the Association at Pore, Jalandhar taluk, Western District.







502. The following statement of estimate sanctioned since the 10th February 1923 was ordered to be recorded:—

Serial number.	Authority.		Name of work.	Amount sanctioned.	Balance of Budget estimate of 1923 available.	Carried over to 1924.
	No.	Date.				
78	G.O. No. 112, Finance (Madras).	1st March 1924.	Capital account. Construction of an additional extension for the Chairman's quarters.  Revenue account. Nil.  Madras Port Trust Funds. Nil.  Madras Floating Fund Works. Nil.	Rs. 400	—	—

503. Sanctioned G.O. No. 11, Finance (Madras), dated the 10th February 1924, sanctioning the reversion of date, amounting to Rs. 194-4-6, proposed in Resolution No. 485, dated the 10th February 1924.

504. Sanctioned G.O. No. 127, Finance (Madras), dated the 1st March 1924, sanctioning the proposal to appoint Mr. J. G. Lord, First Assistant Traffic Manager, to act as Traffic Manager with effect from the date of his return from leave on Mr. W. W. Robinson, Traffic Manager, on leave—*For Resolution No. 535, dated the 10th February 1924.*

505. Sanctioned G.O. No. 123, Finance (Madras), dated the 1st March 1924, sanctioning the debit to Capital of a sum of Rs. 694 being the expenditure to be incurred on the construction of an additional out-house for the Chairman's quarters—*For Resolution No. 517, dated the 10th February 1924.*

506. Sanctioned G.O. No. 115, Finance (Madras), dated the 3rd March 1924, sanctioning the reappropriation of funds, proposed in Resolution No. 521, dated the 10th February 1924, for expenditure during 1923-24 under the Trust's Revenue and Capital Heads of Account.

507. Sanctioned G.O. No. 125, Finance (Madras), dated the 7th March 1924, sanctioning certain reappropriation of funds for expenditure during 1923-24 under the Madras Floating Fund Account.

508. Sanctioned Government Resolution No. 817 G/24-3, Finance (Madras), dated the 10th March 1924, sanctioning for information the notification issued by the Government of India under section 3 (3) of the Indian Railways Act, 1923, sanctioning that the provisions of law shall not apply in the case of Indian and steam pipes which belong to, or are under the control of, among other railways, the Madras Port Trust Railways.

509. Sanctioned G.O. No. 12, Finance (Madras), dated the 21st March 1924, sanctioning the reversion of date according to Rs. 208-5-3 proposed in Resolution No. 495, dated the 21st February 1924.

510. Sanctioned the Budget estimates of the Bombay Port Trust for the year 1923-24.

511. Sanctioned and cash paid by the Imperial Bank of India, Madras, for the Madras Port Trust on the 10th March 1924 were ordered to be recorded as follows:—

	Government securities.		Cash balances.	
	Rs.	94.	A.	P.
Revenue Account .. .. .	3,83,800	8,71,007	18	10
Provisional Fund Account .. .. .	7,51,300	1,290	10	4
Deposit Account .. .. .	24,000	2,800	8	0
Indian Railways Home Charity Account .. .. .	57,000	2,800	10	8
Disabled Sailors' Fund Account .. .. .	65,000	912	7	8
Floating Fund Account .. .. .	9,95,000	11,754	11	6
Harbours Trust Advances Account .. .. .	—	1,10,000	1	3
Railway Freight Advances Account .. .. .	—	51,000	11	11
Capital Account .. .. .	48,05,000	1,18,800	2	8
Sinking Fund Account .. .. .	55,000	80	8	2

Port Trust Office, Madras,  
— 28th March 1924.

R. LINGJI,  
Chairman.

#### METEOROLOGICAL RESULTS

FROM THE MATERNAL ORIGINATOR REGISTER.

[illegible]

The Standard Barometer and Thermometer are read at 5 a.m., 10 a.m., 4 p.m. and 8 p.m., and the daily means are obtained by the application of hourly corrections, deduced from twenty years' observations. The stem of the Barometer is twenty-two feet above the level of the sea, and the receiver of the air-gauge is two feet from ground. The wind, sea and general weather reported are for the second Civil Day—five minutes to midnight.

The total quantity of rain collected since January 1st is 240 inches, the average due for the same period being 140 inches.

Madison Observatory,  
21st March 1884.

B. K. D. SAVOUR,  
*Faculty Director*



SUPPLEMENT TO PART II

THE FORT ST. GEORGE GAZETTE.

No. 14.]

MADRAS, TUESDAY EVENING, APRIL 1, 1924.

[PRICE, 2 annas.]

ABSTRACT OF SEASON REPORTS FOR THE WEEK ENDING  
25<sup>TH</sup> MARCH 1924.

GENERAL SUMMARY.

*Week ending 25th March 1924.*—Light rains in the South and on the West Coast; dry weather elsewhere. Sowing rapid and planting vigorous in parts of the Central districts. Crops in parts of the Canals and North Arcot, somewhat earlier in Bellary and Channarayana and dry crops in Coimbatore, not fair. Harvested partly in the Canals and Southern districts and Trichinopoly and Channarayana in Coimbatore, Nilgiris, & Madhavpur, Madras, Coimbatore, and Tanjore, crops generally fair except for damage in Anantapur (1) and generally poor in Ponnampet, Anantapur, and Salem and fair in Nilgiris and Coimbatore; ragwort, but except in Ponnampet; earlier in Nilgiris and Coimbatore, fair; oilseed and tobacco, but; irrigated cotton in Coimbatore, fair; mixed cotton generally poor in Bellary, Channarayana and Coimbatore and fair in Coimbatore, Kannad, and Madras. Irrigation water generally sufficient in the Canals, except Ponnampet, Tanjore, and Trichinopoly and irrigated elsewhere. Pasture generally overgrazed in the Canals and Central districts and in parts of Nilgiris, Coimbatore, Nilgiris, and the West Coast. Stocker generally available except in parts of Bellary, Anantapur, and the Central districts. Prices steady. Prospects not encouraging in Channarayana and parts of Bellary, Anantapur, Channarayana, Chittoor, North Arcot, Nilgiris, and Coimbatore. *Thinning's* (1) at Kolar in Bellary taluk and (2) at *Abdulla* in Coimbatore and has test wells (1) in Channarayana and (2) at *Strom* in Madhavpur taluk in progress. *Attendance* at test wells 204.

OFFICE OF THE DIRECTOR OF AGRICULTURE,  
MADRAS, 2nd April 1924.

R. D. ANSTEAD,  
Director of Agriculture.

SPECIAL FARMING TELEGRAM TO THE GOVERNMENT OF INDIA,  
REVENUE AND AGRICULTURAL DEPARTMENT, DELHI.

WEEK ENDING 25th MARCH 1924.

*Bellary (and) Anantapur.*—Rain test work one (1) each district, also one test work (in) Anantapur. District moderate. Cattle disease nearly abated. People freely working (in) works. No rainfall (1) (in) districts. People (in) well generally (1) good condition. Public health generally good except for (a) little epidemic (in) Bellary. (b) (in) Anantapur, (c) (in) Bellary, (d) (in) Anantapur, (e) (in) Bellary, (f) (in) Anantapur, (g) (in) Bellary, (h) (in) Anantapur, (i) (in) Bellary, (j) (in) Anantapur, (k) (in) Bellary, (l) (in) Anantapur, (m) (in) Bellary, (n) (in) Anantapur, (o) (in) Bellary, (p) (in) Anantapur, (q) (in) Bellary, (r) (in) Anantapur, (s) (in) Bellary, (t) (in) Anantapur, (u) (in) Bellary, (v) (in) Anantapur, (w) (in) Bellary, (x) (in) Anantapur, (y) (in) Bellary, (z) (in) Anantapur. Rain test work 251; mixed work 533, total 784.

DEPT. OF REVENUE (LAND REVENUE & SURVEYING),  
MADRAS, 2nd April 1924.  
12-20-24.

W. S. BROWN,  
Secretary.





## TISH KYLE.

Light rainfall in week. Water-supply sufficient except in parts of the island of Tachewangmashu, Tachewar and Sidiyari. No flow over Siltakhotan weir. Transplanting and sowing paddy. Standing crops good. Harvested paddy; autumn rice. Tree-crops fair.

### 参考文献

*Light collected in small parts. Water supply insufficient. Banding areas of Malespina partly in the coastal lake fair. Dromedary plenty in Paphos inlet and parts of Paphos inlet where the Malespina was found.*

## BOSTON, MASSACHUSETTS

*For sales in west. Water supply abundant in parts. Standing crops generally fair except in parts of the valleys of Casiquiare, Orapa, and Oyapoque. Prospects fair.*

THE MILGROES.

Light veins in wood. Water-supply insufficient in Girdler hole and a few ridges of Sitka-spruce hole. Standing water in pit. Prospects not bright in go to for wood of case.

INDEX

Liquid waste to street. Water supply disinfected.

[illegible]

<sup>1</sup> *See* Patten et al. 1992.

### 1. Cattle disease—

<sup>100</sup> I thank a reviewer for this. I also thank the Editor, John H. Coatsworth, and the Editor of *Journal of Economic Surveys*, John G. Williamson, for their helpful comments.

(2) *And* *gaur* is reported from the Vindhya range of Elora, the taluk of Ichamand and Nannamangal of Gwalior, and the Kargal taluk of Betul and the Vajalpur taluk of Jabalpur.

Quitar, the Naandji, town of Eromba, the Pandanus bush of Caribay, the Umbilical Island of S. P. Islands, and the

THE CLIPPING MACHINE, THE CLIPPING MACHINE, THE CLIPPING MACHINE

# RAINFALL AND PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 29th MARCH 1924.

ANNUAL SUMMARY OF THE PRICES OF THE STAPLE FOOD-GRAINS FOR THE WEEK ENDING 19th MARCH 1924.																					
District.		Rainfall in inches.				Prices in Rupees (for 50 lbs.) and Meters.														District.	
		In the week.		Up to the end of the week (from 1st April).		Wheat.		Raj.		Chickens.		Cattle.		Meters.							
		Inches.	Average of 10 years (1890-1919) with 1924.	1924.	Average of 10 years (1890-1919) with 1924.	1924.	1924.	1924.	1924.	1924.	1924.	1924.	1924.	1924.	1924.	1924.					
Central.	Gangan	..	26.1	0.2	65.9	69.9	8.8	8.4	4.4	17.5	19.5	14.5	..	..	..	..	..	Gangan			
	Vijaya	..	26.1	0.2	65.9	69.9	8.8	8.4	4.4	17.5	19.5	14.5	..	..	..	..	..				
	Palani	..	26.1	0.2	65.9	69.9	8.8	8.4	4.4	17.5	19.5	14.5	..	..	..	..	..				
	Chidambaram	..	26.1	0.2	65.9	69.9	8.8	8.4	4.4	17.5	19.5	14.5	..	..	..	..	..				
	Chidambaram	..	26.1	0.2	65.9	69.9	8.8	8.4	4.4	17.5	19.5	14.5	..	..	..	..	..				
Deccan.	Wardha	..	26.1	0.2	11.8	30.2	8.7	5.8	6.5	10.9	10.9	10.4	8.4	8.4	8.4	8.4	8.4	Wardha			
	Buldhana	..	26.1	0.2	11.8	30.2	8.7	5.8	6.5	10.9	10.9	10.4	8.4	8.4	8.4	8.4	8.4				
	Amravati	..	26.1	0.2	11.8	30.2	8.7	5.8	6.5	10.9	10.9	10.4	8.4	8.4	8.4	8.4	8.4				
	Chandrapur	..	26.1	0.2	11.8	30.2	8.7	5.8	6.5	10.9	10.9	10.4	8.4	8.4	8.4	8.4	8.4				
	Chandrapur	..	26.1	0.2	11.8	30.2	8.7	5.8	6.5	10.9	10.9	10.4	8.4	8.4	8.4	8.4	8.4				
Gangetic.	Hallu	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2	Hallu			
	Chandrapur	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
	Madhya	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
	South Arcot	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
	South Arcot	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
Coastal.	Chennai	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2	Chennai			
	North Arcot	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
	Tamil	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
	Chennai	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
	Chennai	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
South.	Tamil	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2	Tamil			
	Madura	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
	Madura	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
	Madura	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
	Madura	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
West Coast.	Malabar	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2	Malabar			
	South Arcot	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
	South Arcot	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
	South Arcot	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
	South Arcot	..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2				
Hills, The Nilgiris		..	26.1	0.2	10.5	30.2	8.8	6.5	8.2	9.7	10.1	8.4	8.2	8.2	8.2	8.2	8.2	Hills, The Nilgiris.			

Area Agency, L. and S. 1924.

Average of 10 years.

(1) Including the rainfall of the 1924 season.

(2) Rainfall, 1924.